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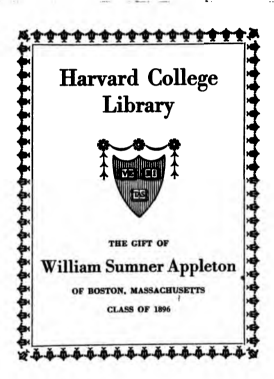
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SPECIAL STATUTES

OF THE

Commonwealth of Massachusetts

RELATING TO THE

CITY OF BOSTON,

PASSED PRIOR TO JANUARY 1, 1888.

BEING THE SECOND PART OF THE COLLECTION; WITH A SEPARATE INDEX.

Published by Order of the City Council.



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PREFACE TO PART II.

The following extracts from the Preface to Colonel Nettleton's volume will fully explain the scope of this collection:—

"This book contains the special acts relating to the city of Boston which, either in whole or in part, appear to be still in force. Acts wholly repealed or superseded are omitted, while those changed in part only are printed, in most instances, as originally enacted. Some of the provisions of the earlier acts are apparently obsolete, but, in the absence of judicial decision to that effect, it seemed the safer course to print them.

"Chapter 448 of the Acts of 1854, commonly called the 'City Charter,' begins the volume; but, with this exception, the acts are printed in chronological order. At the foot of those relating to subjects covered by more than a single act, a list of the related acts is given, and leading cases bearing upon any act are cited in the margin. Modifications, amendments, and partial repeals are indicated by means of marginal references, brackets, and foot-notes."

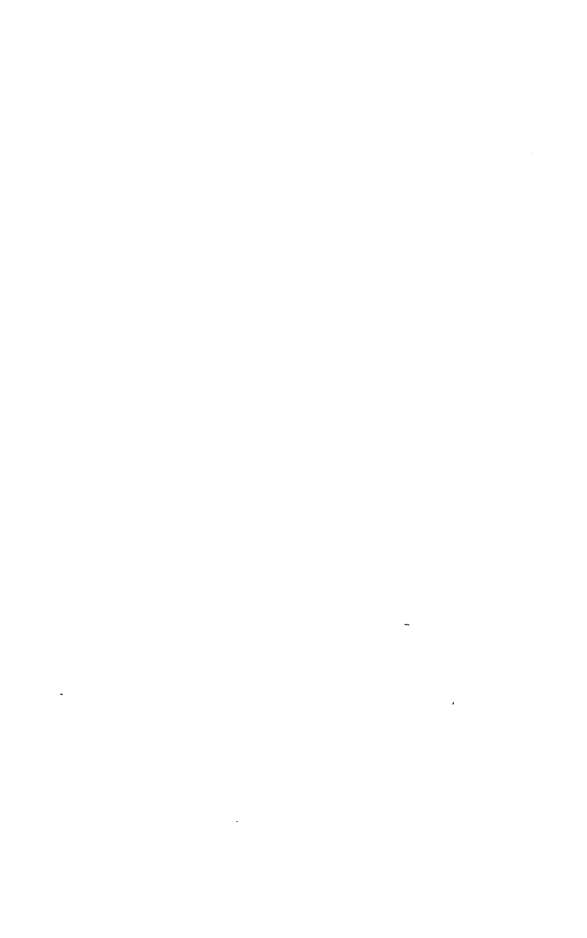
As already explained in the Preface to Part I., this volume contains all the text of Colonel Nettleton's volume of 1885, except pp. 318-338, which were cancelled and incorporated into Part I., and pp. 341-366, which will be found in the Preface to Part I. His text closed with the year 1884; this part contains also his selections from the Acts of 1885 and 1886, and the selections from the Acts of 1887, as made by Mr. Goodrich. The comprehensive Index has been made by William F. Wharton, Esq., and will be found to be much larger and more useful than that given in 1885.

For the Committee on Printing,

WILLIAM H. WHITMORE.

CITY HALL, BOSTON, Dec. 31, 1887.

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TABLE

SHOWING THE TITLES OF THE ACTS CONTAINED IN THIS VOLUME.

TEAIL	CH.		PAGE.
1854.	448.	An act to revise the charter of the city of Boston	1
1692.	13.	An act for building with stone or brick in the town of Boston, and preventing fire	14
1741.	5.	An act for the better regulating porters employed within the town of Boston,	16
1772.	3.	An act for incorporating the overseers of the poor of the town of Boston.	17
1799.	81.	An act to regulate the paving of streets in the town of Boston, and for re-	
	_	moving obstructions in the same	18
1802.	7.	An act regulating the collection of taxes in the town of Boston, and providing for the appointment of constables in the said town.	20
	44.	An act to incorporate Oliver Wendell, and others, together with the over- seers of the poor of the town of Boston, for the time being, by the name and title of the Trustees of John Boylston's Charitable Donations, for the Benefit and Support of Aged Poor Persons, and of Orphans and	
		Deserted Children	21
1803.	15.	An act in addition to an act entitled "An act regulating the collection of taxes in the town of Boston, and providing for the appointment of constables	
	111.	in the said town "	2 2
	111.	the same to the town of Boston	28
1804.	73.	An act in addition to an act entitled "An act to regulate the paving of streets	20
		in the town of Boston, and for removing obstructions in the same".	24
1807.	184.	An act in addition to an act entitled "An act regulating the collection of	
		taxes in the town of Boston, and providing for the appointment of	
		constables in the said town	24
1809.	28.	An act in addition to the several acts now in force to regulate the paving of streets in the town of Boston, and for removing obstructions in the	
1010	124.	same	25
1810.		An act to prevent livery stables being erected in certain places in the town of Boston	26
1818.	171.	An act in addition to an act entitled "An act to incorporate Oliver Wendell and others, together with the overseers of the poor of the town of Boston, for the time being, by the name and title of the Trustees of John Boylston's Charitable Donations, for the Benefit and Support of Aged Poor Persons, and of Orphans and Deserted Children".	26
1814.	165.	An act for regulating the proceedings in suits upon constables' bonds in the town of Boston	27
1816.	44.	An act to empower the town of Boston to choose a board of health, and to prescribe their power and duty	27
	90.	An act in further addition to an act entitled "An act to regulate the paving	~.
		of streets in the town of Boston, and for removing obstructions in the same"	33
1817.	5 0.	An act in further addition to an act entitled "An act for the due regulation	
		of weights and measures, and for the more easy recovery of fines and	
		penalties within the town of Boston in the county of Suffolk".	34
	171.	An act to secure the town of Boston from damage by fire	36
1818.	4.	An act for the preservation of Bird Island in Boston harbor	37
1822.	41.	An act to incorporate the Boston Gas-light Company	38
	56.	An act concerning the house of industry in the city of Boston	39
1000	85.	An act providing for the assessment of taxes in the county of Suffolk .	40
1828.	148.	An act authorizing the extension of Fancuil-Hall market in Boston	40
1824.	16.	An act to regulate the sidewalks in the town of Charlestown	42

YBAR.	OH.	PA	GB.
1824.	28.	An act concerning the regulation of the house of correction in the city of	
		Boston, and concerning the form of actions commenced under the by-	
		laws of said city, and providing for filling vacancies in the board of	40
1825.	8.	aldermen	43 44
1020.	4 0.	An act to incorporate the trustees of the poor's fund in the town of Charles-	**
		town	45
	147.		46
1000	18 2 . 111.	An act concerning juvenile offenders in the city of Boston	48
1826.	111.	An act in addition to the act entitled "An act concerning the House of Industry in the city of Boston	50
18 29 .	44.	An act to incorporate the Charitable Association of the Boston Fire De-	•
		partment	50
1830.	121.	An act in addition to an act entitled "An act establishing a free bridge in	
1831.	17.	the city of Boston"	51
10011		streets in Boston	51
	46.	An act in addition to "An act establishing a free bridge in the city of	
	~1	Boston"	52
	71.	An act in addition to an act entitled "An act to incorporate the Proprietors of Boston South Bridge"	52
1883.	126.	An act in addition to the several acts "concerning a House of Industry in	34
		the city of Boston "	53
	128.	An act in addition to the several acts respecting the streets of Boston .	53
	151.	An act further regulating the storage, safe-keeping, and transportation of	= 0
1834.	102.	gunpowder in the city of Boston	53
.001.		annex the same to the city of Boston	56
	130.	An act to incorporate the Proprietors of Chelsea free bridge	56
	168.	An act concerning the islands and beaches in the harbor of Boston	57
1835. 1837.	100. 99.	An act to incorporate the Proprietors of Chelsea-point bridge An act in addition to "An act further regulating the storage, safe-keeping,	58
1001.	33.	and transportation of gunpowder in the city of Boston"	58
	229 .	An act to preserve the harbor of Boston, and to prevent encroachments	
		therein	59
1838.	131.	An act in addition to "An act to incorporate the Charitable Association of the Boston Fire Department"	60
1839.	131.	An act to establish the Boston Lunatic Hospital	61
1840.	79.	An act in addition to "An act to establish the Boston Lunatic Hospital".	62
1841.	58.	An act in addition to "An act further regulating the storage, safe-keeping,	٠.
18 4 8.	22.	and transportation of gunpowder in the city of Boston" An act concerning the House for the Reformation and Employment of	64
10±0.	22.	Juvenile Offenders in the city of Boston	64
1844.	58.	An act authorizing the Boston and Roxbury Mill Corporation to extend	-
		their wharf	65
1845.	236. 50.	An act concerning streets and ways in the city of Boston	65 66
1846.	167.	An act concerning the city of Boston	66
1847.	208.	An act concerning the House for the Reformation and Employment of	•
		Juvenile Offenders in the city of Boston	71
1848.	284. 83.	An act to establish regulations concerning the harbor of Boston An act in addition to "An act for supplying the city of Boston with pure	71
1040.	9 3.	water"	73
	808.	An act relating to ballast in the city of Boston	73
	814.	An act in addition to "An act to establish regulations concerning the har-	
1040	100	bor of Boston"	73
1849.	106. 109.	An act relating to Chelsea-point bridge	74 75
	133.	An act concerning sidewalks in unaccepted streets in the city of Boston .	75
	150.	An act to authorize the city of Boston to establish a cemetery	76
	187.	An act in addition to "An act for supplying the city of Boston with pure water".	70
	201.	An act authorizing the Eastern Railroad Company to extend their road	70 77
	243.	An act to incorporate the Williams market	78
1850.	180.	An act concerning streets and private ways in the city of Charlestown .	79
	262.	An act relating to the fire department of the city of Boston	75
	316.	An act in addition to "An act for supplying the city of Boston with pure water".	81
1851.	121.		0,1
		pure water"	81
	040	An act in addition to 11 An act to actablish the Poston Tunctic Hamital "	01

TBAB.	CH.		PAGE
1852.	165.	An act concerning the Boston Port Society	82
	264.	An act in relation to the city of Boston	82
18 53 .	38.	An act to authorize the city of Boston to found and maintain a Public Library,	83
	181.	An act to incorporate the Gerrish market	83
	141.	An act concerning streets and ways in the city of Roxbury.	84
	154.	An act regulating the storage, safe-keeping, and sale of fire-works in the	0.4
	022	city of Boston	84
	255. 266.	An act to incorporate the Mount Washington Avenue Corporation	85 87
1854.	200. 353.	An act to authorize the city of Boston to build a wharf	01
1004.	<i>5</i> 05.	Charlestown	87
	408.	An act to authorize the city of Boston to lay out a highway	88
185 5 .	73.	An act to extend Albany street in the city of Boston	88
	86.	An act to authorize the city of Boston to lay out a highway	89
	176.	An act to confine titles to lands in Forest Hills cemetery	89
	835.	An act to establish the East Boston free bridge	89
	406.	An act to authorize the city of Boston to build a bridge	90
1856.	107.	An act in addition to "An act to extend Albany street, in the city of	
	•••	Boston "	91
	109.	An act in addition to "An act to incorporate the East Boston free bridge".	91
	124. 301.	An act in relation to a burying-ground in the town of West Roxbury. An act to protect Restor harbor	91 92
1857.	11.	An act to protect Boston harbor	92
	3 5 .	An act to establish a board of directors of the public institutions for the	0.5
	٠٠.	city of Boston and for the county of Suffolk	92
	135.	An act to incorporate the Jamaica Pond Aqueduct Corporation	93
	169.	An act to confirm an indefiture concerning the Back bay	96
	281.	An act concerning the Boston Lunatic Hospital	96
	302 .	An act concerning insane persons in the city of Boston	96
1858.	112.	An act concerning the removal of prisoners in the public institutions in the	
	110	city of Boston	97
1050	113.	An act authorizing the city of Boston to establish a city hospital	97
1859.	21.	An act to authorize the city of Boston to lay out a highway by extending Albany street	,97
	178.	An act to incorporate the Pawners' Bank	98
	184.	An act to authorize the city of Boston to raise the dam at the outlet of	•
		Lake Cochituate	98
	210.	An act in relation to the Back bay and the public garden in the city of	
		Boston	99 .
	211.	An act concerning Faneuil-Hall market, in Boston	100
18 6 0.	94.	An act to authorize the Newton and Watertown Gas-light Company to ex-	
	100	tend their pipes into the town of Brighton	101
	109.	An act to amend "An act to prevent livery stables from being erected in	100
	137.	certain places in the town of Boston". An act in addition to "An act concerning the harbor of Boston".	102 102
	147.	An act in relation to the powers of constables in the city of Boston	113
	152.	An act in addition to "An act concerning Faneuil-Hall market, in Boston"	103
	182.	An act in relation to sidewalks in the city of Roxbury	103
	194.	An act to authorize the selectmen of the town of Dorchester to lay out and	
		construct a town way	104
1861.	105.	An act for supplying the city of Charlestown with pure water	105
	142.	An act in relation to streets on the Back bay	109
	2 2 0.	An act in amendment of the "act for supplying the city of Boston with pure	100
1862.	64.	water"	109 109
1002.	65.	An act in relation to the rebuilding and future support of "Cambridge Great	105
	•••	Bridge "	110
	78.	An act concerning the attaching or mooring of rafts to any bridge, pier, or	
		wharf in the harbor of Boston	111
	96.	Resolve in relation to streets and drainage on the Back bay	111
1863.	9.	An act in amendment of "An act for supplying the City of Charlestown	
1004	100	with pure water"	111
1864.	123.	An act concerning the city of Charlestown	112
	128.	An act concerning the overseers of the poor in the city of Boston An act concerning the construction of sidewalks in the city of Charlestown,	112
	160. 17 6 .	An act in addition to "An act for supplying the city of Charlestown with	113
	. 110.	pure water"	114
	225.	An act authorizing the establishment of the Boston Asylum for Inebriates.	115
	271.	An act in further addition to "An act for supplying the city of Boston with	
		pure water "	115
	815.	An act for the protection of the outer harbor of the city of Boston	116

YBAB.	CH.		PAGB.
1865.	131.	An act to authorize the city of Boston to build an additional reservoir .	116
	185.	An act in addition to "An act for supplying the city of Charlestown with	
		pure water".	117
	144.	An act to authorize the city of Chelsea to purchase a supply of water from the city of Charlestown, and to issue scrip in payment therefor	118
	159.	An act to authorize the laying out and widening of a street from Milk street	110
	2001	to Broad street in the city of Boston	118
	192.	An act concerning the Granite Bridge Corporation	120
1866.	86.	An act concerning sewers and drains in the city of Roxbury	121
	68.	An act to confirm an indenture concerning lands and drainage in the Back	• • • •
	69.	hay	121 122
	167.	An act to authorize the city of Boston to build a sea-wall in Boston harbor,	122
•	10	near the foot of Poplar street	122
	188.	An act to authorize the city of Boston to build a bridge across Fort Point	
		channel	1 2 3
	212.	An act to authorize the city of Charlestown to furnish the towns of Somer-	
	047	ville and Malden with water	1 2 3
	247.	An act to authorize the erection of a sea-wall, and the filling of certain flats in Charles river, to abate a nuisance	123
1867.	824.	An act to authorize the city of Boston to build a highway over certain tide-	120
		waters	124
	848.	An act to authorize the city of Roxbury to procure a supply of water	125
	359.	An act to unite the cities of Boston and Roxbury	125
1868.	68.	An act relating to a public cemetery in the town of Dorchester	130
	97. 183.	An act to incorporate the Albany Street Freight Railway Company An act in relation to the overseers of the poor of the city of Boston	131 1 3 2
	201.	An act relative to the blasting of rocks in the city of Boston	133
	223.	An act to authorize the city of Boston and the town of West Roxbury to	
		improve Stony brook and its tributaries	133
	291.	An act concerning the Mill-dam road, and the roads connected therewith	
	001	belonging to the Commonwealth	185
	801.	Anact to amend "An act to incorporate the trustees of the poor's fund in the town of Charlestown"	136
	826.	An act in addition to "An act for the improvement of the harbor of Boston	100
	020.	and the Commonwealth's flats therein "	186
1869.	78	An act to authorize the city of Boston to lay out a public street or way	
		across South bay	138
	94.	An act to authorize the city of Boston to construct drains on Fort Hill, and	100
	155.	for other purposes	189
	100.	Company, and to repeal the act to incorporate the Maverick Bridge	
		Company, and for other purposes	139
	166.	An act concerning the Roxbury Latin School in the city of Boston	141
	181.	An act for the prevention of a nuisance in the docks enclosed by the build-	
	40	ing and filling in of Atlantic avenue, in the city of Boston	142
	40.	Resolve authorizing the issue of arms to the English High and Latin schools in the city of Boston	142
	193.	An act to authorize the city of Boston to convey water to Deer Island .	143
	194.	An act to authorize the city of Boston to widen Federal-street bridge .	143
	247.	An act in addition to "An act in relation to the powers of constables in the	
		city of Boston"	143
	849.	An act to unite the city of Boston and the town of Dorchester	144
	369. 44 7.	An act concerning the erection of stables in the city of Boston An act in addition to "An act to authorize the city of Boston to Iay out a	148
	****	public street or way across South bay, and for other purposes."	148
	448.	Anact in relation to laying out streets in the thirteenth, fourteenth, and	
		fifteenth wards of the city of Boston	149
1870.	79.	An act in relation to laying out streets in the twelfth and sixteenth wards	• • • •
	914	of the city of Boston	149
	2 16.	pure water"	150
	22 0.	An act in addition to "An act to authorize the city of Boston and the town	100
		of West Roxbury to improve Stony brook and its tributaries".	151
	800.	An act in relation to Prison Point bridge	152
	802.	An act relating to West Boston and Cragie bridges	152
	887.	An act to amend the charter of the city of Boston	154
	865 .	An act to incorporate the Butchers' Slaughtering and Melting Association in Brighton, and for other purposes	155
	874.	An act to annex a portion of the town of Brookline to the city of Boston.	157
		An act to prohibit the taking of black bass in Lake Cochituate	158

YEAR.	CH.	P.	AGB.
1870.	401.	An act in addition to "An act concerning the draws in bridges across Charles	
			158
1871.	8 2 .	An act to cede jurisdiction to the United States over certain land in the	• • •
	96.		158
	90.	An act in relation to widening Beacon street and adjacent avenues in the city of Boston	159
	159.	An act in addition to "An act for supplying the city of Charlestown with	100
			160
	183.	An act to authorize the city of Boston to pay to Charles Burrill the sum	
			160
	185.	An act in addition to "An act to authorize the city of Boston to build an	
	225.	additional reservoir"	160
	220.		162
	250.		162
	259.		163
	273.		163
	28 0.	An act to provide for the regulation and inspection of buildings, the more	
		effectual prevention of fire, and the better preservation of life and	100
	840.	property in the city of Boston	163
	010.		176
1872.	15.		176
	16.	An act to regulate the speed of vessels propelled by steam in Boston and	
			177
	55.		177
	85.	An act in addition to "An act for supplying the city of Charlestown with pure water"	177
	177.	An act to authorize the city of Boston to obtain an additional supply of	
			178
	197.		180
	242.		181
	260.	An act in addition to "An act to provide for the regulation and inspection of	
		buildings, the more effectual prevention of fire, and the better preservation of life and property in Boston"	181
	267.	An act to change the boundary between Brookline and Boston, and for	101
			183
	803.		185
	822.		185
	842. 871.	An act to incorporate the Union Freight Railroad Company	186
	011.	ings, the more effectual prevention of fire, and the better preservation	
			187
	877.		195
1873.	4.	An act to authorize the erection of wooden buildings in the city of Boston	
	174		196
	174.	An act in addition to "An act incorporating the Massachusetts Institute of Technology"	196
	205.		197
	207.	An act authorizing the commissioners on public lands to sell a lot of land to	
		the city of Boston for school purposes	197
	2 35.	An act in addition to "An act to incorporate the Union Freight Railroad	
	258.		197
	200.	An act to authorize the city of Boston to appropriate money for the relief of disabled firemen and the families of those killed	198
	260.		198
	286.		198
	2 87.		204
	2 98.	An act to amend chapter three hundred and seventy-one of the laws of the year	
		eighteen hundred and seventy-two, relating to the regulation and in- spection of buildings in the city of Boston, and for other purposes	205
	803.		209 209
	814.		$\frac{203}{212}$
	838.	An act to amend "An act to provide for the regulation and inspection of	
		buildings, the more effectual prevention of fire, and the better preser-	
	0=-		216
	85 0.		217
	868.	An act to amend the several acts of the present year for the annexation of West Roxbury, Brookline, and Brighton, to the city of Boston	217
	874.	An act in addition to "An act relating to the Fire Department of the city	~
	- · 		217

YEAR.	CH.		PAGB.
1874.	60.	An act to establish the board of registrars of voters of the city of Boston,	
1014.	00.	and to regulate the preparation and revision of the voting-lists in said	
		city	218
	61.	An act to incorporate the Boston protective department	219
	89.	An act in relation to the annual report of the commissioners of Cedar	210
		Grove cemetery	221
	114.	An act in addition to "An act to authorize the city of Boston to lay out a	
		public street or way across South bay"	2 2 1
	139.	An act concerning Malden bridge	222
	167.	An act in relation to the Boston Normal school in the city of Boston .	222
	175.	An act to authorize a new bridge between Boston and Cambridge	222
	196.	An act to authorize the city of Boston to improve Stony brook and its	
		tributaries	223
	22 8.	An act to annex a portion of the town of Brookline to the city of Boston .	224
	259.	An act in relation to the Charles-river and Warren bridges	226
	277.	An act to change the boundary line between Boston and Newton	22 6
	286.	An act relating to Parker street, known as the Cross dam, in the city of	
	040	Boston	227
	34 3.	An act to amend the charter of the Charitable Association of the Boston	000
	374.	Fire Department	228
	014.	relief of the poor	228
	387.	An act in addition to "An act to authorize the city of Boston to lay out a	220
	001.	public street or way across South bay "	229
	400.	An act to authorize the city of Boston to obtain a further supply of pure	220
		water, and establish and maintain reservoirs for the storage of water	
		in the Mystic valley	229
1875.	78.	An act in relation to the overseers of the poor in the city of Boston	232
	80.	An act to establish the Boston water board	232
	127.	An act to authorize the town of Brookline to supply water to the city of	
		Boston	2 33
	168.	An act to amend chapter one hundred and seventy-seven of the acts of the	
		year eighteen hundred and seventy-two, authorizing the city of Boston	000
	170	to obtain an additional supply of pure water	233
	176.	An act concerning the treasurer of the city of Boston, and to establish the	024
	184.	office of collector of taxes for said city	234 234
	185.	An act for the laying out of public parks in or near the city of Boston .	237
	195.	An act relating to the Massachusetts Institute of Technology and the city	201
		of Boston	240
	202.	An act to authorize the city of Boston to construct a sewer in Mystic	
		valley	241
	214.	An act to provide for the change of the location and tracks of the Eastern	
	•	Railroad Company, the Boston and Albany Railroad Company, and	
		the Boston, Revere Beach, and Lynn Railroad Company, in East	
	000	Boston	245
	228. 241.	An act to preserve the purity of the water of Lake Cochituate An act to reorganize the school committee of the city of Boston	245 246
	241. 248.	An act to authorize the division of the city of Boston into twenty-four wards,	210
	æ zo.	and to fix the number of members of the common council	247
1876.	11.	An act to change the time of election of the directors of the Collateral	211
20.0.		Loan Company, and for other purposes	248
	65.	An act relating to public urinals in the city of Boston	249
	69.	An act for the better protection of life in buildings occupied for public	
		purposes in the city of Boston	249
	105.	An act to authorize the city of Boston to reconstruct Dover-street bridge,	
		in said city	2 50
	106.	An act to authorize the cities of Boston and Chelsea to construct Chelsea	
	100	bridge	2 51
	186.	discharging at Moon island, in Boston harbor, and for other purposes.	252
	144.	An act to amend "An act to incorporate the Butchers' Slaughtering and	202
	111.	Melting Association in Brighton"	253
	176.	An act in addition to chapter three hundred and seventy-one of the acts of	_5,,
		the year eighteen hundred and seventy-two, relating to the regulation	
		and inspection of buildings in Boston	254
	229.	An act authorizing certain railroad corporations to hold stock in the Union	
		Freight Railway Company	254
	242.	An act relating to the division of ward twenty-two of the city of Boston into	0""
	940	two wards	255 256
	~ = U.	AND MODE A COMMITTEE BY THE STATE OF THE STA	

TEAR.	CH.		PAGB.
1877.	5.	An act to amend section eleven of chapter one hundred and sixty-seven of the acts of the year eighteen hundred and forty-six, relating to supply-	057
	11.	ing the city of Boston with pure water. An act to amend 'An act to authorize the city of Boston to construct a sewer in the Mystic valley".	257 258
	53.	An act to incorporate the Boston School Committee	258
	116.	An act to amend section one of chapter two hundred and thirty-four of	
		the acts of the year eighteen hundred and forty-seven, establishing	
		regulations concerning Boston harbor	259
	144.	An act to authorize the city of Newton to lay and maintain a main drain in	
		Boston	259
	217.	An act to enable the city of Boston to abate a nuisance existing therein, and for the preservation of the public health in said city, and for other	000
	222.	purposes An act to incorporate the Old South Association in Boston, and to provide for the preservation of the Old South Meeting-house.	260 263
	228.	An act in relation to the Board of Street Commissioners of the city of	200
	220.	Boston	264
1878.	41.	An act concerning the maintenance of Chelsea bridge	264
	45.	An act transferring to the city council of the city of Boston the powers now vested in the board of engineers of said city, relating to explosive	
		compounds and other dangerous substances	265
	75.	An act concerning relocation of streets and ways in the city of Boston	265
	78.	An act concerning shell-fish on the shores and flats of Thompson's island.	265
	114. 129.	An act to incorporate the trustees of the public library of the city of Boston, An act in relation to the indexes in the registry of deeds of the county of	266
	123.	Suffolk	267
	176.	An act relating to the disposition of certain funds in the treasury of the city of Boston	268
	192.	An act relative to the rebuilding and improvement of stables in the city of Boston	268
	243 .	An act in relation to legislation and elections in the city of Boston	268
	244 .	An act in relation to the Police Department of the city of Boston	272
1879.	38.	An act in relation to the licenses of innholders and common victuallers in	
	59.	the city of Boston An act to provide for licensing conductors, drivers, and despatchers of	274
	97.	street-railway cars, in the city of Boston	275 276
	98.	An act relative to pensions to disabled police-officers of the city of Boston, An act in relation to the discharge of sewage into the Roxbury canal	276
	163.	An act in addition to "An act in relation to registration and elections in the	2.0
		city of Boston "	277
	198.	An act in relation to the compensation of street commissioners of the city of Boston	278
	28 0.	An act in addition to "An act to empower the city of Boston to lay and maintain a main sewer discharging at Moon island in Boston harbor,	
	~~~	and for other purposes "	278
	256.	An act relative to auditing the accounts of the county of Suffolk	279
1880.	22. 38.	Resolves in relation to Back-bay lands and sewerage	279 280
1000.	67.	An act in relation to names of public ways in the city of Boston	280
	99.	An act to amend "An act relating to the licensing of conductors, drivers,	200
		and despatchers of horse-cars, in the city of Boston"	280
	107.	An act in relation to pensioning disabled members of the fire department of the city of Boston, and for other purposes	281
	125.	An act to authorize the city of Boston to construct and maintain a highway	20.
		and bridge over Charles river, and to widen Warren bridge	282
	1 <b>2</b> 6.	An act in addition to the acts for the purpose of supplying the city of Boston with pure water	283
	1 <b>2</b> 8.	An act to provide for the taking of land and the erection thereon of a court-	
	134.	house for the County of Suffolk	284
	IOT.	vehicles and their loads in said city	286
	144.	An act to authorize the connection of the Arnold arboretum with the system of parks of the city of Boston	
	159.	An act in relation to Chelsea bridge	286 287
	174.	An act to incorporate the trustees of the City Hospital of the city of Boston,	287
	222.	An act in relation to the public library of the city of Boston	289
	225.	An act in relation to registration and elections in the city of Boston	290
1881.	2 <b>2</b> .	An act in relation to holding funds contributed for the relief of members of	
		the Boston Protective Department and their families	29

TEAR.	CH.		PAGB.
1881.	<b>92</b> .	An act in addition to "An act for the laying out of public parks in or near the city of Boston"	292
	107. 1 <b>29</b> .	An act to extend the time within which the Massachusetts Institute of Technology may erect buildings on certain land in the city of Boston,	293
	125.	An act in addition to the acts for the purpose of supplying the city of Boston with pure water	293 <b>294</b>
	205.	An act to authorize the city of Boston to attach meters to buildings which it supplies with water	295
	221. 229.	An act to amend "An act in relation to registration and elections in the city of Boston"	296 <b>2</b> 96
	278.	An act to authorize the establishment and maintenance of a dog shelter by the Society for the Prevention of Cruelty to Animals, in the city of Boston	297
	303.	An act to require the city of Boston to abate a nuisance in Mystic lower pond, for protecting the purity of the waters of said pond, and for the preservation of the public health, especially in the towns of Medford and Arlington	297
1882.	101.	An act to authorize the city of Boston to permit the erection of certain frame or wooden buildings within the building limits of said city .	299
	125.	An act authorizing the appointment of additional probation officers in the city of Boston	299
	136. 138.	An act in relation to the Normal school of the city of Boston	299 300
	143.	An act in relation to the Charles-river and Warren bridges	300
	155.	An act to authorize the cities of Boston and Cambridge to construct and	000
		maintain a bridge over Charles river	801
	168.	An act to authorize the city of Boston to issue a Public Park Loan	<b>302</b>
	173.	An act relating to the incorporation and locations of the Charles River Street Railway Company	303
	204.	An act to amend the charter of the city of Boston in relation to general meetings	804
	216.	An act in relation to assistant harbor-master	304
	22 <b>2</b> .	An act in relation to advertising applications for liquor licenses in the city	
	226.	of Boston	304
	<b>2</b> 52.	An act relating to the construction, use, and inspection of buildings in the city of Boston	305 305
	<b>2</b> 56.	An act for the preservation of Boston harbor, and of the public health in the city of Boston	806
	258.	An act relating to the fees for licenses of keepers of intelligence offices, dealers in various articles, and keepers of billiard, pool, and sippio	
	269.	rooms and bowling-alleys  An act to provide for notice of the place of storage of gunpowder and other explosive compounds	306 807
1883.	14.	An act relative to the pensioning of members of the police department of	00.
		the city of Boston	307
	51. 87.	An act to authorize the city of Boston to take land for public institutions.  An act to authorize the mayor and aldermen of Somerville to construct a	807
	01.	sewer in Cambridge and Crescent streets in Boston	308
	91.	An act relating to the duties of assessors of taxes	308
	140.	An act in relation to Warren bridge	309
	141.	An act relating to the limit of time for the erection of a library building	
	144.	by the city of Boston	309
	155.	of the public health in said city	310 311
	178.	An act to provide against the use of unsafe elevators	311
	251.	An act to secure better provisions for escape from hotels and certain public	
	<b>2</b> 61.	buildings, in case of fire  An act to authorize the town of Natick to supply the town of Wellesley	312
	47.	with water Resolve authorizing the governor and council to transfer certain articles of	313
1884.	115.	furniture to the city of Boston	313 313
	123.	An in relation to assessors and assistant assessors in the city of Boston .	313
	140.	An act to provide for the attendance of an officer at the sessions of the probate court and the court of insolvency in the county of Suffolk	314

TEAR.	CH.		PAGE.
1884.	173.	An act relating to harbors and harbor-masters	814
	223.	An act relating to safety appliances in hotels and public buildings	815
	250.	An act concerning the election of aldermen in the city of Boston	815
	278.	An act in relation to names of public ways in the city of Boston	816
	32 <b>5</b> .	An act to provide for the safe-keeping of ballots in the city of Boston .	816
	227.	An act authorizing the city of Boston to build a pile structure in Charles	817
1885.	83.	An act relating to the signing and recording of licenses for the sale of in-	017
1000.	00.	toxicating liquors in the city of Boston	817
	129.	An act to amend an act to authorize the cities of Boston and Cambridge to	011
		construct and maintain a bridge over Charles river	817
	154.	An act to authorize George Faulkner to maintain a floating boat-house on	
		Charles river in the city of Boston	818
	178.	An act to limit the municipal debt of and the rate of taxation in the city of	
		Boston	818
	2 <b>49</b> .	An act to authorize the city of Boston to take land for its improved system	
		of sewerage	319
	<b>266</b> .	An act to amend the charter of the city of Boston	319
	323. 860.	An act to establish a board of police for the city of Boston	3 <b>22</b>
	<i>5</i> 00.	or near the city of Boston	823
	861.	An act relating to the salary of the mayor of the city of Boston	324
	374.	An act relating to the inspection and construction of buildings in the city	0 <b>2</b> t
	<b>0.1</b>	of Boston	324
	877.	An act to authorize the city of Boston to take and hold land, and to con-	
		struct thereon a court-house for the county of Suffolk	842
	882.	An act in relation to the preservation of health in buildings in the city of	
		Boston	343
	12.	Resolve providing for the payment of armory rents to certain cities and	
		towns	347
	62.	Resolve providing for payment to the city of Boston for its support of state	
1886.	83.	paupers.  An act to provide for the organization of the school committee of the city	347
1000.	00.	of Boston	348
	65.	An act extending the time for the completion of the public park in the city	010
		of Boston known as the Charles-river embankment	348
	1 <b>2</b> 2.	An act to provide accommodations for the registries of deeds and probate	
		in connection with the new court-house for the county of Suffolk, and	
		to take additional land for the purpose	348
	134.	An act to change a portion of the line of the sea-wall of the public park	
		in the city of Boston known as the Charles-river embankment	849
	195.	An act to authorize the release to its former owners of a parcel of land	0=0
	199.	heretofore taken for a court-house for the county of Suffolk	350
	138.	An act to authorize the city of Boston to purchase the property of the Jamaica Pond Aqueduct Corporation	350
	<b>2</b> 17.	An act relating to the drainage of East Boston	351
	229.	An act to authorize certain street railway companies to lease and to pur-	001
	220.	chase and hold the property, rights, and franchises of, and to unite and	
		consolidate with each other, and to establish and maintain the cable	
		system of motive power	351
	<b>272</b> .	An act to authorize the Charlestown Gas Company to furnish electric light,	352
	277.	An act to authorize the city of Boston to pay certain claims	353
	<b>2</b> 82.	An act to provide for the establishment of a school for truants and	
	004	absentees from school in the county of Suffolk.	853
	804.	An act to authorize a loan for the construction of public parks in or near	01.1
	319.	An act concerning the commitment and custody of insane persons	354 354
	851.	An act to confirm certain agreements for a supply of water between the	304
	<b></b>	city of Boston and the cities of Somerville and Chelsea, and the town	
		of Everett	855
	854.	An act to establish the office of fire marshal of the city of Boston	356
1887.	24.	An act to authorize the appointment of official stenographers in Suffolk	_
		county, and to establish their fees	858
	<b>32.</b>	An act concerning the salary of the late George L. Ruffin	858
	<b>6</b> 0.	An act to amend chapter one hundred and fourteen of the acts of the year	
		eighteen hundred and seventy-eight, incorporating the trustees of the	QEO
	78.	Public Library of the city of Boston	859 859
	86.	An act in relation to the assessment of taxes	<b>8</b> 60
	101.	An act in relation to the issue of bonds for the erection of the court-house	500
		for the county of Suffolk and the expenditure of the proceeds thereof .	360
	117.	An act to establish the salary of the clerk of the police court of Chelsea	360

YEAR.	CH.		PAGE
1887.	124. 135.	An act relating to assessing betterments on highways	861
	156.	An act relating to the licensing of dogs in the city of Boston An act to establish the salary of the officer in attendance at the sessions of	361
	100.	the probate court and the court of insolvency in the county of Suffolk,	361
	160.	An act to establish the salaries of the district attorney, the assistant district	001
		attorneys and the clerk of the district attorney for the Suffolk district,	362
	168.	An act to establish the salaries of the justices of the municipal court of the	002
		city of Boston	362
	175.	An act to establish the salary of the clerk of the municipal court of the	
		Charlestown district of the city of Boston	362
	177.	An act to provide for the appointment of a reserve police force in the city	
		of Boston	363
	178.	An act to provide for pensioning members of the Boston police depart-	
		ment	863
	199.	An act to establish the salary of the first assistant clerk of the superior	
		court for civil business in the county of Suffolk	364
	210.	An act to establish the number of members of the common council of the	
	017	city of Boston	364
	217.	An act relating to the expense of recording probate proceedings in the	00-
	281.	county of Suffolk	365 365
	281. 284.	An act in reference to the office of fire marshal of the city of Boston .  An act to provide for the appointment of police matrons in cities and for	900
	201.	the establishment of a house of detention for women in the city of	
		Boston	365
	237.	An act to provide for the transfer and the management of Cedar Grove	000
	20	cemetery in the city of Boston	368
	274.	An act providing for a clerk for the municipal court of the West Roxbury	
		district of the city of Boston	371
	281.	An act to amend section one of chapter one hundred and seventy-eight of	
		the acts of the year eighteen hundred and eighty-five, relating to the	
		municipal debt of and rate of taxation in the city of Boston	371
	<b>282.</b>	An act in further amendment of an act to authorize the cities of Boston	
		and Cambridge to construct and maintain a bridge over Charles river,	371
	291.	An act enlarging the duties and regulating the salary of the clerk of the	
		supreme judicial court in the county of Suffolk	372
	812.	An act to authorize a loan for the payment for lands heretofore acquired	070
	905	for public parks in or near the city of Boston	373
	825.	An act to authorize the introduction of a police-signal system in the city of Boston	<b>8</b> 73
	827.	An act to provide an assistant clerk for the municipal court of the South	010
	(21.	Boston district, in the city of Boston, and to establish the salary of said	
		assistant clerk	374
	881.	An act to authorize the selectmen of the town of Brookline to lay and	•••
		maintain a common sewer in Chestnut street and Pond avenue in the	
		city of Boston	374
	845.	An act authorizing cities to appropriate money for the enforcement of the	
		provisions of law relating to civil service	375
	874.	An act to authorize the building of a public highway bridge across Chel-	
		sea creek in the cities of Boston and Chelsea	375
	394.	An act to authorize the city of Boston to borrow money for the extension	
		of Stony brook sewer	375
	898.	An act to provide for the relocation and widening of Charles-river bridge	0.55
		in the city of Boston	375 270
	411.	An act concerning the militia of the Commonwealth of Massachusetts .	879
	427.	An act to enlarge the area for the proposed Marine park of the city of	376
	428.	Boston between South Boston and Castle island	377
	438.	An act to provide for the appointment of a controller to audit the accounts	011
	EUU.	of county officers, officers of inferior courts and trial justices	378
	448.	An act to require and regulate the use of self-registering and cancelling	
		ballot-boxes in taking the vote upon the question of granting liquor	
		licenses	381
	58.	Resolve providing for the erection of a memorial to Crispus Attucks,	
		Samuel Gray, Jones Caldwell, Samuel Mayerick, and Patrick Carr	382

#### AN ACT TO REVISE

## THE CHARTER

OF THE

### CITY OF BOSTON.

St. 1854. c. 448.

Be it enacted by the Senate and House of Representatives, in General Court assembled, and by the authority of the same, as follows: -

SECTION 1. The inhabitants of the city of Boston, for all the Corporate purposes for which towns and cities are by law incorporated in this Pick. 376. commonwealth, shall continue to be one body politic, in fact and 1 Met. 478. in name, under the style and denomination of The City of Boston: and as such, shall have, exercise, and enjoy all the rights, immunities, powers and privileges, and shall be subject to all the duties and obligations now incumbent upon, and appertaining to, said city, as a municipal corporation.

The administration of all the fiscal, prudential, and City govern-SECT. 2. municipal concerns of said city, with the conduct and government thereof, shall be vested in one principal officer, to be styled the mayor, one council of twelve persons, to be called the board of aldermen, and one council of forty-eight' persons, to be called the common council, which boards, in their joint capacity, shall be denominated the city council; and also in such other boards of officers as are hereinafter specified.

[Secr. 3. It shall be the duty of the city council, and they are Division into empowered, during the year one thousand eight hundred and sixty, 1875, 243, and whenever thereafterwards they may deem it expedient, not P. S. 28, 14. oftener than once in ten years, to cause a new division of the city to be made into twelve wards, in such manner as to include an equal number of voters in each ward, as nearly as conveniently may be, consistently with well-defined limits to each ward; and until such division be made, the boundary lines of the wards shall remain as now established.]

SECT. 4. The annual meeting of citizens for the election of mu- Annual meeting nicipal officers hereinafter mentioned, shall be held on the second of city officers.

¹The establishment of the town of Boston dates from the passage of the order of the Court of Assistants, September 17 (7th, O. S.) 1630, "that Trimountain shall be called Boston." The act of the legislature establishing the city of Boston was passed February 23, 1822, and adopted March 4, 1822 (8t. 1821, c. 110). The Act to revise the Charter (St. 1854, c. 448) is here printed as it was enacted. The sections which have been repealed or superseded, are enclosed in brackets, and amendments or modifications are indicated in the notes.

Roxbury was first recognized by the Court of Assistants as a town October 8, 1630. It was incorporated as a city March 12, 1846 (St. 1846, c. 95), and annexed to Boston by vote of the two cities September 9, 1867 (St. 1867, c. 359). Dorchester was named by the Court of Assistants in the same order in which Boston was named, and it retained its town organization until annexed to Boston, June 22, 1869 (St. 1869, c. 349). Charlestown was founded July 4, 1629; incorporated as a city in 1847 (St. 1847, c. 29); annexed to Boston October 7, 1873 (St. 1873, c. 286). West Roxbury was incorporated as a town March 24, 1851 (St. 1851, c. 250): annexed to Boston October 7, 1873 (St. 1873, c. 314). Brighton was incorporated as a town in 1806 (St. 1806, c. 65); annexed to Boston October 7, 1873 (St. 1873, c. 314). Brighton was incorporated as a town in 1806 (St. 1806, c. 65); annexed to Boston October 7, 1873 (St. 1873, c. 234). Brighton was incorporated as a town in 1806 (St. 1806, c. 65); annexed to Boston October 7, 1873 (St. 1873, c. 285). The changes in the original charter (St. 1821, c. 110), prior to the general revision, may be traced through the following statutes, which, having been repealed or superseded, are not printed in this volume: 1822, 85, 107; 1823, 2; 1824, 28, 49; 1829, 80; 1830, 7; 1831, 38; 1838, 123; 1830, 187; 1852, 266; 1853, 354.

**By St. 1875, c. 243, the number was increased to seventy-two.

**Bt. 1875, c. 243, required the city council in 1875, and during each tenth

Monday of December, and the citizens of said city, qualified to vote in city affairs, shall, for the purpose of such election, then meet together within the wards in which they respectively reside, at such hour and place as the board of aldermen may, by their warrant, direct and appoint; and the person receiving the highest number of votes for any office shall be deemed and declared to be elected to such office; and, whenever two or more persons are to be elected to the same office, the several persons, to the number required to be chosen, having the highest number of votes, shall be declared elected.

Certificates of election to be furnished.

[Sect. 5.3 Every person so chosen in any ward shall, within forty-eight hours of his election, be furnished by the clerk with a certificate thereof, signed by the warden, clerk, and a majority of the inspectors, which certificate shall be presumptive evidence of the title of such person to the office therein mentioned.]

Commencement of municipal

SECT. 6. The municipal officers to be chosen at the annual election shall enter upon the duties of their respective offices on the

Election of ward officers.

first Monday of January.

[Sect. 7.4 The qualified voters of said city shall, at the annual meeting, choose, by ballot, one warden and one clerk, and five inspectors of elections for each ward, who shall be resident in said ward, and who shall hold their offices for one year, and until others shall be chosen and qualified in their stead.

Ward officers to be sworn.

SECT. 8. The ward officers mentioned in the preceding section shall respectively make oath faithfully and impartially to discharge their several duties, which oath may be administered by the clerk of such ward to the warden, and by the latter to the clerk and inspectors, or to all of said officers, by any justice of the peace for the county of Suffolk; and a certificate thereof shall be entered in the record to be kept by the clerk of the ward.]

Non-election of ward officers.

[Secr. 9. In case of the non-election of any ward officer at the annual meeting adjournments may be had for the purpose of effecting such election, in the same manner as is hereinafter provided with regard to the election of members of the common council.]

Absence of ward officers.

Sect. 10. In case of the absence of any ward officer at any ward meeting such officer may be chosen pro tempore, by hand vote, and shall have all the powers, and be subject to all the duties of the regular officer, at such meeting.]

Power and duty of warden.

[Sect. 11. It shall be the duty of the warden to preside at all ward meetings, with the powers of moderators of town meetings. In case of his absence, the clerk, and, in case of the absence of the clerk, any inspector shall preside according to seniority, until a warden shall be chosen, as provided in the preceding section.]

Duties of ward

[Secr. 12. It shall be the duty of the clerk to make a fair and true record, and to keep an exact journal of all the acts and votes of citizens at the ward meetings, and to deliver over such records and journals, together with other documents and papers held by him in his said capacity, to his successor in office.

Duties of warden and inspec-

[Sect. 13. It shall be the duty of the warden and inspectors of each ward to receive, sort and count, and of the warden to declare, all votes at any election within such ward.

Duties of ward officers at all elections.

[Secr. 14. It shall be the duty of all ward officers, authorized to preside and act at elections of city officers, to attend and perform

¹By P. S. c. 7, § 67, the municipal election is now held on the Tuesday next following the second Monday.

²St. 1878, c. 243, § 1 provides for a division of each ward into precincts, and requires (§ 4) meetings for elections to be "at the several polling-places" within each ward.

²Annulled by St. 1878, c. 243, § 2.

⁴Sections seven to fourteen, inclusive, were repealed by St. 1876, c. 246. By St. 1878, c. 243, § 2, the powers, duties, and liabilities of ward officers devolved on precinct officers.

their respective duties at the times and places appointed for elections of any officers, whether of the United States, state, city, or wards,

and to make and sign the regular returns of the same.

SECT. 15. The qualified voters of said city shall, at the annual Election of meeting, be called upon to give in their votes for one able and discreet person, being an inhabitant of the city, to be mayor of said city for the term of one year. [All the ballots, so given in, in each ward, being sorted, counted and declared, shall be recorded at large by the clerk, in open ward meeting; and, in making such declaration and record, the whole number of votes or ballots given in shall be distinctly stated, together with the name of every person voted for, and the number of votes given for each person respectively; such numbers to be expressed in words at length, and a transcript of such record, certified and authentisated by the warden, clerk, and a majority of the inspectors of elections, for each ward, shall forthwith be transmitted or delivered by such ward clerk to the clerk of the city. It shall be the duty of the city clerk forthwith to enter such returns, or a plain and intelligible abstract of them, as they are successively received, upon the journal of the proceedings of the board of aldermen, or some other book to be kept for that purpose.

SECT. 16.2 The board of aldermen shall, as soon as conveniently Board of aldermay be, within three days of such election, meet together and examine returns of votes all the said returns, and they shall cause the person who may have for mayor. been elected mayor to be notified, in writing, of his election; but if it shall appear by said returns that no person has been elected, or if the person elected shall refuse to accept the office, the board shall issue their warrants for a new election, and the same proceedings shall be had as are provided in the preceding section for the choice of a mayor, and repeated, from time to time, until a mayor shall be chosen.

Sect. 17. Whenever, on examination by the board of aldermen of Proceedings the returns of votes given for mayor, at the meetings of the wards in case of no holden for the purpose of electing that officer, last preceding the first mayor be-Monday of January in each year, no person shall appear to be commenced chosen, the board of aldermen, by whom such examination is made, ment of the shall make a record of that fact, an attested copy of which record it year. shall be the duty of the city clerk to produce and read, on the first Monday of January, in the presence of the members returned to serve as aldermen and common councilmen; and the oaths prescribed by law may be administered to the members elect. The members of the board of aldermen shall thereupon proceed to elect a chairman, and the common council a president, in their respective chambers; and, being respectively organized, they shall proceed to business in the manner hereinafter provided in case of the absence of the mayor; and the board of aldermen shall forthwith issue their warrants for meetings of the citizens of the respective wards, for the choice of a mayor, at such time and place as they shall judge most convenient; and the same proceedings shall be had, in all respects, as are hereinbefore directed, and shall be repeated, from time to time, until a mayor shall be duly chosen.

SECT. 18. Whenever it shall appear, by the regular returns of the Proceedings elections of city officers, that a mayor has not been chosen, or that a mayor hi full board of aldermen has not been elected, such of the board of chosen, or a full board of aldermen, whether they constitute a quorum or not, as may have been aldermen in chosen, shall issue their warrant in the usual form, for the election of 1884, 250. a mayor, or such members of the board of aldermen as may be neces-

Modified by statutes dividing wards into precincts, and prescribing the duties of precinct officers. See St. 1878, c. 243, §§ 4, 18, 19; 1884, c. 299, § 19.
Modified by St. 1%4, c. 299, § 32.

sary, and the same proceedings shall be had and repeated until the election of a mayor and aldermen shall be completed, and all vacancies shall be filled in the said board; and in case neither a mayor nor any alderman shall be elected at the usual time for electing the same, and after the powers of the former mayor and aldermen shall have ceased, it shall be the duty of the president of the common council to issue his warrant in the same manner as the board of aldermen would have done, if elected, and the same proceedings shall be had and repeated until a mayor or one or more aldermen shall be elected.

Election of aldermen. 1884, 250.

[Secr. 19.1 The qualified voters of said city shall, at the annual meeting, be called upon to give in their votes for twelve persons, being inhabitants of said city, to constitute the board of aldermen for the ensuing year, and all the votes so given, being sorted, counted and declared, by the warden and inspectors, shall be recorded at large by the clerk, in open ward meeting; and, in making such declaration and record, the whole number of votes or ballots given in shall be particularly stated, together with the name of every person voted for, and the number of votes given for each person; and a transcript of such record, certified by the warden and clerk, and a majority of the inspectors of each ward, shall forthwith be transmitted to the city clerk; whereupon the same proceedings shall be had, to ascertain and determine the persons chosen as aldermen, as are hereinbefore directed in regard to the choice of mayor, and for a new election, in case of the whole number required not being chosen at the first election. And each alderman so chosen shall be duly notified, in writing, of his election, by the mayor and aldermen for the time being.]

Election of ommon councilmen. 1875, 243. 1876, 225, § 8. 1876, 242.

[Secr. 20.* The qualified voters of each ward shall, at the annual election, be called upon to give in their votes for four able and discreet men, being inhabitants of the ward, to be members of the common council for the ensuing year; and all the ballots so given in, in each ward, being sorted, counted and declared, a public declaration of the result shall be made by the warden in open ward meeting; and a record of such proceeding shall be kept by the clerk in his journal, stating particularly the whole number of ballots given in, the number necessary to make a choice, the number actually given for each person, the whole to be written in words at length.]

Proceedings in case there is no choice of common councilmen. 1875, 248. 1876, 242. 1880, 225, § 6. P.S. 28, § 19.

[Sect. 21.2 In case four persons are not chosen at the first balloting in any ward, the meeting of such ward shall be adjourned by the presiding officer, for the purpose of filling such vacancies, to a period not less than twenty-four nor more than seventy-two hours distant from the hour when the polls were opened at the first balloting; the time of adjournment, within such limits. to be determined by the warden, with the consent of a majority of the inspectors who may be present when such adjournment is had; and such notice shall be given of the time of such adjournment, and the time the polls will be kept open, as the warden may direct; and at such adjourned meeting a balloting shall be opened for a number of common councilmen sufficient to complete the number of four, which shall be conducted and its results be declared and recorded, in the same manner as before prescribed for the first balloting.]

une mbject. 1880, 225, § 6.

[Sect. 22.3 In case there shall still be vacancies in the number of common councilmen in any ward, adjournments of the meetings of

filling vacancies.

¹ By St. 1884, c. 250, the city was divided into twelve aldermanic districts, the qualified voters of each to elect at the annual municipal election one member of the board of aldermen.

² St. 1875, c. 243, provided for the election of three members of the common council from each ward. St. 1876, c. 242, provided for the division of ward twenty-two into two wards, and for the election alternately of one and two members of the council from said wards.

³ Mections 21, 22, 23 and 25 were repealed by St. 1830, c. 225, § 6. The same act provided for alternately of the council from said wards.

the citizens thereof, for the purpose of filling the same, shall continue to be had in the same manner, to periods not less than twenty-four nor more than seventy-two hours distant from each other, at all of which the balloting shall be conducted, and the result be declared and recorded, in the same manner as before prescribed, until the number of four shall be duly chosen. And at all such adjournments the polls shall be kept open the same number of hours as were re-

quired by the original warrant.]

[SECT. 23.1 If at the close of the last legally adjourned meeting of Same subject. any ward as aforesaid, preceding the first Monday in January, there shall still be vacancies in the number of common councilmen for any ward, no further adjournment shall be had; but a record of the fact, and of the number of such vacancies, shall be made by the clerk of the ward in his journal, signed therein by the warden, clerk, and a majority of the inspectors, an attested copy of which record shall forthwith be delivered by the clerk of the ward to the city clerk, who shall lay the same before the common conneil at their first meeting in January.]

SECT. 24. The board of aldermen, the common council, and the Board of alderschool committee, shall have authority to decide upon all questions judge of elecrelative to the qualifications, elections and returns of their respective tions. members.

[Sect. 25.1 Whenever it shall appear to the board of aldermen Vacancies that there is a vacancy, by removal from the city, or by death, resig-ward office nation or otherwise, in the board of aldermen, the common council, 1880, 225, 55 5, 6 [the school committee,] or in any of the city and ward offices, it shall be the duty of said board to issue their warrant, in due form, to fill all such vacancies in each and all of said boards and offices, at such time and place as they may deem advisable; and the same proceedings shall be had, and adjournments if necessary, within the same limits as are herein prescribed for the annual meeting for the election of common councilmen. But in case of vacancies in the common council and school committee 1 such warrant shall not be issued until the board of aldermen receive official information thereof.]

SECT. 26. All city and ward officers shall be held to discharge the Removal of city or ward duties of the offices to which they have been respectively elected, officers from notwithstanding their removal after their election out of their pa 27 4 80 respective wards into any other wards of the city; but they shall not 1.8.28, § 2. be so held after they take up their permanent residence out of the city.

The mayor, aldermen, and common councilmen, on the Organization of city council first Monday of January, or before entering on the duties of their offices, shall respectively be sworn by taking the oath of allegiance and oath of office prescribed in the constitution of this commonwealth, and an oath to support the constitution of the United States. And such oaths may be administered to the mayor elect by any one of the justices of the supreme judicial court. or any judge of any court of record commissioned to hold any such court within the said city, or by any justice of the peace for the county of Suffolk. And such oaths Oath of office shall be administered to the aldermen and members of the common council by the mayor, being himself first sworn as aforesaid, or by either of the persons authorized to administer said oath to the mayor; and a certificate of such oaths having been taken shall be entered in the journal of the mayor and aldermen and of the common council, respectively, by their respective clerks.

¹ See ante, page 4, note 3.
² By P. S., c. 44, § 22, vacancies in the school committee are filled by the school committee and board of aldermen in convention.

Absence of mayor elect.

SECT. 28. In case of the unavoidable absence on account of sickness, or otherwise, of the mayor elect, on the first Monday in January, the city government shall organize itself in the mode hereinbefore provided in cases wherein no person shall have been elected mayor at the meeting last preceding the first Monday in January, and may proceed to business in the same manner as if the mayor were present.

Aldermen to choose a per-manent chair-

SECT. 29. After the organization of the city government and the qualification of a mayor, and when a quorum of the board of aldermen shall be present, said board, the mayor presiding, shall proceed to choose a permanent chairman, who shall preside at all meetings of the board and at conventions of the two branches in the absence of the mayor; and in case of any vacancy in the office of mayor, for any cause, he shall exercise all the powers and perform all the duties of the office as long as such vacancy shall continue. But he shall continue to have a vote in the board, and shall not have the veto power.

City Clerk. P.S. 28, § 10. R.O. c. 8.

SECT. 30. The mayor, aldermen and common council, in convention, in the month of January, shall choose a clerk for the term of one year, and until another person is duly chosen and qualified in his stead, who shall be sworn to the faithful discharge of the duties of his office, and shall be removable at the pleasure of the board of aldermen, the mayor thereto consenting. He shall be denominated the city clerk, and it shall be his duty to keep a journal of the acts and proceedings of the board of aldermen, to sign all warrants issued by them, and to do such other acts in his said capacity as may lawfully and reasonably be required of him; and to deliver over all journals, books, papers and documents, intrusted to him as such clerk, to his successor in office, immediately upon such successor being chosen and qualified as aforesaid, or whenever he may be thereunto required by the aldermen. The city clerk thus chosen and qualified shall continue to have all the powers and perform all the duties now by law belonging to him.

Vacancy in office of city

SECT. 31. In case of a vacancy in the office of city clerk, from any cause, the same shall be filled in the manner provided in the preceding section.

Absence of

SECT. 32.1 In case of the temporary absence of the city clerk, city clerk. R.O. c. 8, §§ 2, 8. the mayor, by and with the advice and consent of the board of aldermen, may appoint a city clerk pro tempore.]
Sect. 33. ["The administration of police] together with the ex-

Powers and duties of mayor and aldermen.

ecutive powers of the said corporation generally, and all the powers formerly vested in the selectmen of the town of Boston, either by the general laws of this commonwealth, by particular laws relative to the powers and duties of said selectmen, or by the usages, votes or bylaws of said town, and all the powers subsequently vested in the mayor and aldermen of said city, as county commissioners or otherwise, shall be and hereby are vested in the board of aldermen as hereby constituted, as fully and amply as if the same were herein specially enumerated. A majority of the members of the board shall constitute a quorum for the transaction of business. Their meetings shall be public, and the mayor, if present, shall preside, but without

P.S. 22, § 30. P.S. 49, § 84. 1870, 837. 1882, 164.

commissioners.

a vote.

¹ See P. S., c. 28, § 10, for authority to establish the office of assistant city clerk.

² Transferred to the board of police commissioners by St. 1878, c. 244.

³ "In all laws relating to cities, the words mayor and aldermen shall, unless provision is or shall be otherwise made, be construed to mean board of aldermen, anything in the charter of any city or in any act in amendment thereof to the contrary notwithstanding: provided, however, that all appointments which are directed to be made by the mayor and aldermen shall be made in accordance with existing provisions of law." St. 1882, c. 18.

⁴ By St. 1870, c. 337, the powers formerly exercised by the board of aldermen, relative to laying out, widening, and discontinuing streets, and the abatement of taxes vested in the board of street commissioners.

SECT. 34. The persons so chosen and qualified as members of the Common councommon council of the said city shall sit and act together as a sepa-body. rate body, distinct from that of the board of aldermen, except in those cases in which the two bodies are to meet in convention; and the said council shall have power, from time to time, to choose one of President. their own members to preside over their deliberations, and to preserve order therein, and also to choose a clerk, who shall be under oath Clerk. faithfully to discharge the duties of his office, who shall hold such office during the pleasure of said council, and whose duty it shall be to attend said council when the same is in session, to keep a journal of its acts, votes and proceedings, and to perform such other services, in said capacity as said council may require. All sittings of the Sittings to be common council shall be public; and [twenty-five members shall public. constitute a quorum for the transaction of business'.

SECT. 35. All other powers heretofore by law vested in the town Powers of of Boston, or in the inhabitants thereof, as a municipal corporation, 1921, 110, § 16, or in the city council of the city of Boston, shall be and hereby are 122 Mass. 344. continued to be vested in the mayor, aldermen and common council of the said city, to be exercised by concurrent vote, each board as Bylaws. hereby constituted having a negative upon the proceedings of the 3 likek. 462. other, and the mayor having a veto power as hereinafter provided. 11 Pick. 168. More especially they shall have power to make all such needful and 16 Pick. 504. salutary by-laws or ordinances, not inconsistent with the laws of this 9 Met. 253. commonwealth, as towns by the laws of this commonwealth have 12 Gray 161.

power to make and establish, and to annex penalties not exceeding 117 Mass. 217.

fifty dollars for the breach thereof, which by-laws and ordinances 120 Mass. 366.

shall take effect, and be in force from and after the time therein 128 Mass. 218,

respectively limited 2 without the recention are 120 Mass. 330. respectively limited, without the sanction or confirmation of any 133 Mass. 372. court or other authority whatsoever.

SECT. 36. The city council shall also have power, from time to Assessment of time, to lay and assess taxes for all purposes for which towns are by P.S. 11, 27, 29, law required or authorized to assess and grant money, and also for 6 Pick. 101. all purposes for which county taxes may be levied and assessed, so 12 Pick. 101.

long as other towns in the county shall not be liable to taxation for 4 Gray 502.

county purposes. But in the assessment and apportionment of all 1 Alien 103.

108 Mass. 408.

112 Mass. 127, thereto, the same rules and regulations shall be observed as are now 275. established by the laws of this commonwealth, or may be hereafter enacted, relative to the assessment and apportionment of town taxes.

SECT. 37. The said city council shall also have power to provide Collection of for the assessment and collection of such taxes, and to make appropriations of all public moneys, and provide for the disbursement thereof, and take suitable measures to insure a just and prompt account thereof; and, for these purposes, may either elect such asses-Assessors to be chosen. sors and assistant assessors as may be needful, or provide for the 1884, 123. appointment or election of the same, or any of them, by the mayor R.O. c. 20. and aldermen, or by the citizens, as in their judgment may be most conducive to the public good; and may also require of all persons Bonds, etc., intrusted with the collection, custody, or disbursement of public quired. moneys, such bonds, with such conditions and such sureties, as the R.O. c. 5, 12, § 1; moneys, such bonds, with such conditions and such sureties, as the R.O. c. 5, 12, § 1; 24, § 9. case may in their judgment require.

SECT. 38. The city council may provide for the appointment, or City council election of all necessary officers, for the good government of said for the apcity, not otherwise provided for, and may prescribe their duties, and polument of city officers.

¹ By St. 1872, c. 15, a majority of all the members of the common council shall constitute a quorum for the transaction of business.

² If no time is limited, and there is nothing to show that it was not intended to take effect immediately, an ordinance takes effect from its passage. 109 Mass. 355.

Register of deeds.

fix their compensation, and may choose a register of deeds whenever the city shall be one county.

Care and custody of city property. R.O. c. 32.

Power to purchase property.

The city council shall have the care and superintendence SECT. 39. of the public buildings, and the care, custody, and management of all the property of the city, with power to lease or sell the same, except the Common and Faneuil Hall. And the said city council shall have power to purchase property, real or personal, in the name and for the use of the city, whenever its interests or convenience may in their judgment require it.

Board of health. P.S. 80. 12 Pick. 184. 98 Mass. 431. 116 Mass. 25 254 R.O. c. 22.

SECT. 40. All the power and authority now by law vested in the city council, or in the board of mayor and aldermen, relative to the public health, and the quarantine of vessels, shall continue to be vested in the city council, to be carried into execution by the appointment of one or more health commissioners; or in such other manner as the health, cleanliness, comfort, and order of the city may, in their judgment, require, subject to such alterations as the legislature may from time to time adopt. The powers and duties above named may be exercised and carried into effect by the city council in any manner which they may prescribe, or through the agency of any persons to whom they may delegate the same, notwithstanding a personal exercise of the same, collectively or individually, is prescribed by previous legislation; and the city council may constitute either branch, or any committee of their number, whether joint or separate, the board of health for all or for particular purposes.

Surveyors of highways. 135 Mass. 197. City treasurer. 1875, 176. P.S. 23, § 3.

Sect. 41. The board of aldermen shall be surveyors of highways for said city.

[SECT. 42.1 The city council shall, in the month of May, meet together in convention, and elect a suitable person to be the treasurer of said city, who shall also be county treasurer, and who shall hold his office until his successor is chosen and qualified in his stead.]

Members of city council ineligible to other offices.

SECT. 43. No person shall be eligible to any office, the salary of which is payable out of the city treasury, who, at the time of his appointment, shall be a member of either the board of aldermen or the common council; and neither the mayor, nor any alderman, or member of the common council, shall, at the same time, hold any office of emolument under the city government.

Representaeral court.

[Sect. 44.3] In the month of October in each year the city government shall meet in convention, and determine the number of representatives which it may be expedient for the corporation to send to the general court in the ensuing year, within its constitutional limits, and to publish such determination, which shall be conclusive; and the number thus determined shall be specified in the warrant calling a meeting for the election of representatives.

Compensation of the mayor. 98 Mass., 39. 108 Mass. 208. 112 Mass. 512.

The mayor of the city, chosen and qualified as hereinbefore provided, shall be taken and deemed to be the chief executive officer of said corporation; and he shall be compensated for his services by a salary, to be fixed by the board of aldermen and common council in convention assembled, payable at stated periods, which salary shall not exceed the sum of five thousand dollars annually; and he shall receive no other compensation or emoluments whatever; and no regulations enlarging or diminishing such compensation shall be made, to take effect until the expiration of the year

¹8t. 1875, c. 176, provides that the treasurer shall be elected annually in the month of May or June by concurrent vote of both branches of the city council. It also provides (§ 2) for the election of a collector, and defines his powers.
"In the county of Suffolk the treasurer of the city of Boston shall be the county treasurer."

P.B. 23, § 3.

38t. 1884, c. 115, provides that no member of the city council shall be eligible to any such office during the term for which he was chosen.

3 See amendments of constitution, Art. xxi.

4 Salary fixed at \$5,000 in convention, Nov. 21, 1864.

for which the mayor then in office shall have been elected; and said salary, when fixed, shall continue until changed by the city council, as aforesaid.

SECT. 46. It shall be the duty of the mayor to be vigilant and His powers and duties. active, at all times, in causing the laws for the government of said 5 Gray 121. city to be duly executed and put in force; to inspect the conduct of 98 Mass. 39. all subordinate officers in the government thereof, and, as far as may be in his power, to cause all negligence, carelessness, and positive violation of duty to be duly prosecuted and punished. He shall have power, whenever in his judgment the good of said city may require it, to summon meetings of the board of aldermen and common council, or either of them, although the meeting of said boards may stand adjourned to a more distant day, and shall cause suitable notice in writing, of such meetings, to be given to the respective members of said boards. And he shall, from time to time, communicate to both branches of the city council all such information, and recommend all such measures, as may tend to the improvement of the finances, the police, health, security, cleanliness, comfort, and ornament of the said

Sect. 47. Every ordinance, order, resolution, or vote, to which the Veto power of the mayor. concurrence of the board of aldermen and of the common council may be necessary (except on a question of convention of the two branches), and every order of either branch involving the expenditure of money, shall be presented to the mayor; if he approve thereof, he shall signify his approbation by signing the same; but, if not, he shall return the same, with his objections, to the branch in which it originated, who shall enter the objections of the mayor at large on their records, and proceed to reconsider said ordinance, order, resolution, or vote; and if, after such reconsideration, two-thirds' of the board of aldermen or common council, notwithstanding such objections, agree to pass the same, it shall, together with the objections, be sent to the other branch of the city council (if it originally required concurrent action). where it shall also be reconsidered, and, if approved by two-thirds of the members present, it shall be in force; but in all cases the vote shall be determined by yeas and nays, and if such ordinance, order, resolution, or vote, shall not be returned by the mayor within ten days after it shall have been presented the same shall be in force. But the veto power of the mayor shall not extend to the election of officers required by any law or ordinance to be chosen by the city council in convention or by concurrent action, unless expressly so provided therein.

SECT. 48.2 In all cases where anything is or may be required or Same subject. authorized by any law or ordinance to be done by the mayor and aldermen, the board of aldermen shall first act thereon; and any order, resolution, or vote, of said board shall be presented to the mayor for his approval, and the same proceedings shall be had as are provided in the preceding section.

SECT. 49. In all cases wherein appointments to office are directed appoint officers to be made by the mayor and aldermen, they shall be made by the by consent of mayor, by and with the advice and consent of the aldermen; and Power of

such officers may be removed by the mayor.

Sect. 50. In the case of the decease, inability, absence, or restricted.

Vacancy in ignation of the mayor, and whenever there is a vacancy in the office the office of mayor. from any cause, and the same being declared, and a vote passed by the aldermen and common council respectively, declaring such cause and the expediency of electing a mayor for the time being to supply

¹ By P. S. c. 28, § 6, the affirmative action of two-thirds of the members in each branch present and voting is required to overcome the mayor's veto.

³ See section thirty-three, anse, p. 6, note 3.

the vacancy thus occasioned, the board of aldermen shall issue their warrants in due form, for the election of a mayor, and the same proceedings shall be had as are hereinbefore provided for the choice of a mayor.

ccountability of all boards and officers for public money.
Annual financial statement. R.O. c. 14.

SECT. 51. All boards and officers acting under the authority of the said corporation, and intrusted with the expenditure of public money, shall be accountable therefor to the city council, in such manner as they may direct; and it shall be the duty of the city council to publish and distribute annually for the information of the citizens, a particular statement of the receipts and expenditures of all public moneys, and a particular statement of all city property.

Election of overseers of the poor. 1864, 128.

[Sect. 52.1 The qualified voters of each ward shall, at the annual meeting, be called upon to give in their votes for one able and discreet person, being an inhabitant of the ward, to be an overseer of the poor; and thereupon the same proceedings shall be had as are before directed in the election of members of the common council. And the persons thus chosen shall, together, constitute the board of overseers for said city, and shall continue to have all the powers, and be subject to all the duties, now by law appertaining to the overseers of the poor of the city of Boston, until the same shall be altered or qualified

Their powers and duties.

by the legislature

The school committee. 1875, 241.

[Sect. 53.* The school committee shall consist of the mayor of the city, the president of the common council, and the persons hereinafter mentioned. A majority of the persons duly elected shall constitute a quorum for the transaction of business; and at all meetings of the board, the mayor, if present, shall preside.

Same subject.

[Sect. 54. At the annual election next after the passage of this act the qualified voters of each ward shall be called upon to give in their ballots for six inhabitants of the ward to be members of the school committee; and the two persons who receive the highest number of votes, or, in case more than two receive an equal number of votes, the two persons who are senior by age shall hold their office for three years from the second Monday in January next ensuing; and the next two persons who receive the highest number of votes, or who are senior by age in the contingency aforesaid, shall hold their office for two years from said date; and the two other persons shall hold their office for one year from said date; and at every subsequent annual election two persons shall be chosen in each ward to be members of the school committee for the term of three years.

Organization of school com mittee. 1-75, 241. Secretary and subordinate l'awers and duties of echool committee. 1875, 241.

[Sect. 55.* The persons so chosen as members of the school committee shall meet and organize on the second Monday in January, at such hour as the mayor may appoint. They may choose a secretary, and such subordinate officers as they may deem expedient, and shall define their duties, and fix their respective salaries.]

SECT. 56.3 The said committee shall have the care and management of the public schools, and may elect all such instructors as they may deem proper, and remove the same whenever they consider it ex-And generally they shall have all the powers in relation to the care and management of the public schools, which the selectmen of towns or school committees are authorized by the laws of this Commonwealth to exercise.

**Qualifications** f roters at

SECT. 57.4 Every male citizen of twenty-one years of age and

¹ By St. 1864, c. 128, overseers of the poor, twelve in number, are to be elected by the city council by concurrent vote, four being chosen each year.

³ By St. 1875, c. 241, the school committee is made to consist of twenty-four members, eight being elected each year by the qualified voters of the city.

⁵ See St. 1875, c. 241, reorganizing the school committee.

⁴ By the twentieth amendment of the constitution of the State (adopted May 1, 1857), no person shall have the right to vote "who shall not be able to read the constitution in the English language, and write his name: provided, however, that the provisions of this amendment shall not

upwards, excepting paupers and persons under guardianship, who municipal shall have resided within the commonwealth one year, and within etc. the city six months next preceding any meeting of citizens, either in wards or in general meeting, for municipal purposes, and who shall have paid by himself, or his parent, master or guardian, any state or county tax, which, within two years next preceding such meeting, shall have been assessed upon him, in any town or district in this commonwealth, and also every citizen who shall be by law exempted from taxation, and who shall be, in all other respects, qualified as above mentioned, shall have a right to vote at such meeting, and no other person shall be entitled to vote at such meeting.

[SECT. 58. It shall be the duty of the board of aldermen, prior to Board of alderevery election of city officers, or of any officer or officers under the lists of votors government of the United States or of this commonwealth, to make prior to every out lists of all the citizens of each ward qualified to vote in such 1874,60. election, in the manner in which selectmen and assessors of towns are required to make out similar lists of voters, and for that purpose they shall have free access to the assessors' books and lists, and shall be entitled to the aid and assistance of all assessors, assistant assessors, and other officers of said city. And it shall be the duty of said board of aldermen to deliver such list of the voters in each ward, so prepared and corrected, to the clerk of said ward, to be used by the warden and inspectors thereof, at such election; and no person shall be entitled to vote at such election whose name is not borne on such And to prevent all frauds and mistakes in such elections, it Inspectors shall be the duty of the inspectors in each ward to take care that no to vote whose person shall vote at such election whose name is not so borne on the the list. list of voters, and to cause a mark to be placed against the name of each voter on such list, at the time of giving in his vote. And the city council shall have authority to establish such rules and regulations, as to making out, publishing, and using such lists of qualified voters, as they shall deem proper, not inconsistent with the constitution and laws of the commonwealth.

[SECT. 59.* All elections for governor, lieutenant-governor, sen- Elections of ators, representatives, representatives to congress, and all other state officers. officers, who are to be chosen and voted for by the people, shall be 1878, 243. held at meetings of the citizens qualified to vote in such elections, in their respective wards, at the time fixed by law for those elections respectively. And at such meetings, all the votes given in being collected, sorted, counted and declared, by the inspectors of elections in each ward, it shall be the duty of the clerk of such ward to make a true record of the same, specifying therein the whole number of ballots given in, the name of each person voted for, and the number of votes for each, expressed in words at length. And a transcript of such record, certified by the warden, clerk, and a majority of the inspectors of elections in such ward, shall forthwith be transmitted or delivered by each ward clerk to the clerk of the city. And it shall be the duty of the city clerk forthwith to enter such returns, or a plain and intelligible abstract of them, as they are successively received, in the journals of the proceedings of the board of aldermen, or in some other book kept for that purpose. And it shall be the duty of the Examination board of aldermen to meet together within two days after every such votes. election and examine and compare all the said returns, and there-

apply to any person prevented by a physical disability from complying with its requisitions, nor to any person who now has the right to vote, nor to any persons who shall be sixty years of age or upwards at the time this amendment shall take effect."

By St. 1874, c. 60, the duty of preparing the lists of voters was transferred to a board of

The manner of conducting elections and returning votes is now governed by the provisions of Sta. 1878, c. 243; 1884, c. 250, 299.

Certificate.

Separate lists of votes for governor, &c., to be transmitted to the secretary, or to sheriffs.

Votes for electors of president, &c., how and when to be transmitted to the secretary.

Proceedings in case represent atives are not chosen.

Proceedings in case of no election of representatives to congress.

General meetings of the citizens. 1882, 204.

Warrants for meetings to be issued by the board of aldermen. R.O. c. 2.

Power of the legislature to alter the char-

upon to make out a certificate of the result of such election, to be signed by a majority of the aldermen, and also by the city clerk, which shall be transmitted, delivered or returned, in the same manner as similar returns are by law directed to be made by the selectmen of towns; and such certificates and returns shall have the same force and effect, in all respects, as like returns of similar elections made by the selectmen of towns. At the election of governor, lieutenantgovernor, and senators it shall be the duty of the board of aldermen to make and seal up separate lists of persons voted for as governor, lieutenant-governor, and senators of the commonwealth, with the number of votes for each person, written in words at length against his name, and to transmit said lists to the secretary of the commonwealth, or to the sheriff of the county. The board of aldermen shall, within three days next after the day of any election of electors of president and vice-president of the United States, held by virtue of the laws of this commonwealth, or of the United States, deliver or cause to be delivered, the lists of votes therefor, sealed up, to the sheriff of the county, and the said sheriff shall, within four days after receiving said lists, transmit the same to the office of the secretary of the commonwealth; or the said aldermen may, and when the office of sheriff is vacant, they shall themselves, transmit the said lists to the said office within seven days after the election; and all votes not so transmitted shall be rejected. In all elections for representatives to the general court, in case the whole number proposed to be elected shall not be chosen according to law, by the votes legally returned, the board of aldermen shall forthwith issue their warrants for a new election, agreeably to the constitution and laws of this commonwealth, and the same proceedings shall be had, in all respects, as are hereinbefore directed; and in case of no choice being made of representatives to congress, in either district, of which the city of Boston composes a part, or in case of any vacancy happening in said districts, or either of them, the governor shall cause precepts for new elections to be directed to the board of aldermen of said city, as often as occasion shall require; and such new elections shall be held, and all proceeding thereon had, and returns made, in conformity with the foregoing provisions.

[Sect. 60.1 General meetings of the citizens qualified to vote in city affairs may from time to time be held, to consult upon the common good, to give instructions to their representatives, and to take all lawful measures to obtain a redress of any grievances, according to the right secured to the people by the constitution of this commonwealth. And such meetings shall and may be duly warned by the board of aldermen, upon the requisition of fifty qualified voters of said city. The mayor, if present, shall preside, and the city clerk shall act as the clerk of such meetings.]

SECT. 61. All warrants for the meetings of the citizens for municipal purposes, to be had either in general meetings or in wards, shall be issued by the board of aldermen, and in such form, and shall be served, executed, and returned, at such time and in such manner, as the city council may by any by-law or ordinance direct and appoint.

SECT. 62. Nothing in this act contained shall be so construed as to restrain or prevent the legislature from amending or altering the same whenever they shall deem it expedient.

¹ By St. 1882, c. 204, general meetings may be warned by the board of aldermen upon the requisition of twenty-five qualified voters of each ward. If the board of aldermen refuses or neglects to call any such meeting, any furtice of the municipal court of said city may, upon a like requisition call such meeting at such time and in such manner as he may direct, and shall appoint some one to preside therein until the same shall be duly organized by choice of clerk and chairman.

³ Precincts, St. 1873, c. 243.

SECT. 63. All acts and parts of acts inconsistent with this act Repeal of first are hereby repealed: provided, however, that the repeal of the said Provided acts shall not affect any act done, or any right accruing or accrued, or established, or any suit or proceeding had or commenced in any civil case before the time when such repeal shall take effect. And that no offence committed, and no penalty or forfeiture incurred, under the acts hereby repealed, and before the time when such repeal shall take effect, shall be affected by the repeal. And that no suit or presecution pending at the time of the said repeal for any offence committed, or for the recovery of any penalty or forfeiture incurred under the acts hereby repealed, shall be affected by such repeal; and provided, also, that all persons who, at the same time when the said repeal shall take effect, shall hold any office under the said acts, shall continue to hold the same according to the tenure thereof; and provided, also, that all the by-laws and ordinances of the city of Boston, which shall be in force at the time when the said repeal shall take effect, shall continue in force until the same are repealed by the city council, and all officers elected under such by-laws and ordinances, shall continue in office according to the tenure thereof.

SECT. 64. No act which has been heretofore repealed shall be Repeal not to revive other revived by the repeal of the acts mentioned in the preceding section. acts.

SECT. 65. This act shall be void unless the inhabitants of the city Act to be subof Boston, at a legal meeting called for that purpose, by a written citizens. vote determine to adopt the same; and the qualified voters of the 1 Plok. 375 city shall be called upon to give in their votes upon the acceptance of this act, at meetings in the various wards, duly warned by the mayor and aldermen to be held on or before the second Monday in November; and thereupon, the same proceedings shall be had respecting the sorting, counting, declaring, recording and returns of said votes, as is herein provided at the election of mayor; and the board of mayor and aldermen shall, within three days, meet together and compare the returns of the ward officers; and if it appear that the citizens have voted to adopt this act, the mayor shall make proclamation of the fact, and thereupon the act shall take effect for the purpose of electing municipal officers at the next annual election, and for all other purposes it shall take effect on and after the first Monday of January next.

April 29, 1854.

¹ Accepted November 13, 1854. Yeas, 9,166; nays, 990.

#### SPECIAL LAWS

RELATING TO THE

#### CITY OF BOSTON.

#### 1692-3. — CHAPTER 13.

AN ACT FOR BUILDING WITH STONE OR BRICK IN THE TOWN OF BOSTON, AND PREVENTING FIRE.

Whereas great desolations and ruines have sundry times happened by fires breaking out in the town of Boston, principally occasioned by reason of the joyning and nearness of the buildings, being mostly of timber and covered with shingle; for the better preventing of such accidents for the future, and damage and loss thereby, -

Be it ordained and enacted by the Governour, Council and Representatives, convened in General Court or Assembly, and it is enacted

by authority of the same:

Buildings in brick or stone. and covered with aluta. 1871, 280.

Governor and license to build with timber, in nane, etc.

Penalty for transgressing this act

[Section 1.] That henceforth no dwelling-house, shop, warehouse, barn, stable or any other housing of more than eight feet in length or breadth, and seven feet in heighth, shall be crected and set up in Boston, but of stone or brick, and covered with slate or tyle, unless in particular cases where necessity requires, - being so judged and signified in writing under the hands of the justices and selectmen of the said town, or major part of both, - the governour, with the advice Council to grant and consent of the council, shall see cause to grant license unto any person to build with timber or cover with shingle. And if any person shall presume to creet, or cause to be erected, any frame or building contrary hereto, upon conviction thereof before two justices of the peace (quorum unus), such building shall be deemed a common nuisance; and the owner of such frame or building shall enter into a recognizance to demolish the same, and, in default of entring into such recognizance, shall be committed to prison until he do cause the same to be demolished, or else such building shall be demolished by order of the quarter sessions of the peace within the said county, and the charge thereof to be levied by distress and sale of such offender's goods, by warrant from the court of quarter sessions.

And it is further ordered and enacted:

Justices and selectmen to lay out streets, etc. 12 Allen 228.

[SECT. 2.] That in all void and unbuilt places which shall hereafter be improved for building, or when at any time any total consumption or desolation shall happen in any street or lane within the said town, it shall be in the power of the justices of the peace of said town then in being, together with the selectmen, or the major part of both, to state and lay out such streets, ways, and passages as may be most for the conveniency and accommodation of the place; as also where any desolation has happened, to regulate and enlarge other narrow and crooked lanes or passages. And where any particular Ajury to persons shall have their land taken away or lessened thereby, a jury any porson's of twelve men shall be appointed by two justices of the peace, and land laid to any street. sworn to ascertain the value thereof, to be paid by the person to whose land the same shall be added, or by the neighbourhood or town, in proportion to the benefit or conveniency any shall have thereby. And every person building, as aforesaid, with brick or stone shall have liberty to set half his partition wall in his neighbor's Party wall to ground so that he leave toothing in the corners of such walls for his stand half in the neighbor's neighbour to adjoyn unto, who, when he shall build, such neighbour ground. adjoining shall pay for one half of the said partition wall, so far as 321, it shall be built against.1 And in case of any difference arising, the selectmen shall have power to appoint meet persons to value the same or lay out the line between such neighbours.

And whereas several houses and other buildings have been erected and set up since the year one thousand six hundred and eighty-eight, contrary to the law made by the general court of the Massachusetts Colony,

It is hereby ordained and enacted by the authority aforesaid:

[Secr. 3.] That every owner of such house or buildings so set up contrary to said law, shall cause the same to be covered with slate or tyle; or otherwise such houses or buildings shall be deemed a common nuisance, and the owner thereof proceeded against accordingly.

And be it further enacted and declared by the authority aforesaid:

[Sect. 4.] That when any fire shall happen to break out either in Two or three of Boston or any other town within this province, two or three of the chief tary officers to military or civil officers of the same town shall, or may, and hereby order the pulling down or blowing ut town or blow or blow or blow or blow or blow or blow or blow. are impowred to give directions for the pulling down or blowing up ing up of houses any such house or houses that shall be by them adjudged meet to be to stop fire. pulled down or blown up for the stopping and preventing the further spreading of the same. And if it shall happen that the pulling down where the fire is or blowing up any such house or houses by the directions aforesaid, stopped by pull-shall be the occasion of stopping the said fire, or that the fire stop blowing up any before it come to the same, that then all and every owner of such to be put house or houses shall receive reasonable satisfaction, and be paid for the same by the rest of the inhabitants whose houses shall not be burnt; who are hereby impowred to make such rate or rates, for the raising and levying such sum and sums of money as shall be thought convenient by the selectmen and justices of said town for that end; provided, always, that, if the house where the fire shall first begin provided. and break out shall be adjudged fit to be pulled down or blown up to hinder the further spreading and increase of the same, that then the owner of such house shall receive no manner of satisfaction for the same, anything in this act contained notwithstanding.

October 25, 1692.

^{1&}quot; This provision does not appear to have been repealed, although other sections of the Province law have been modified or superseded by later statutes." GRAY, C. J., in Quita v. Morse, 130 Mass. 321.

Morse, 130 Mass. 321.

In consequence of the above suggestion the act was printed, but while this book was gring through the press the case of Wilkins v. Jewett, involving the validity of this provision, was decided, February 23, 1885, and the court, Chief Justice Morton delivering the opinion, say: "We are of opinion that this provision of the provincial statute was never in force in the Commonwealth of Massachusetts."

#### 1741-2. — CHAPTER 5.

AN ACT FOR THE BETTER REGULATING PORTERS EMPLOYED WITHIN THE TOWN OF BOSTON.

Preamble.

WHEREAS, the trade and business managed in the town of Boston, between the inhabitants thereof and others trafficking there, occasions many persons to resort to and attend about the wharves, docks and other parts of the town, to convey and carry goods, wares and merchandizes from place to place, some of whom are not so well known as such an employment requires, others of no good character, yet, ofttimes, have goods of a considerable value put into their custody for conveyance as aforesaid; and some taking upon them the business of porters, impose upon those making use of them, more especially strangers, by exacting exorbitant wages for their labour, or refusing business, tho not before employed, if they cannot have their unreasonable demands; therefore, to void such inconveniencies for the future.

Be it enacted by His Excellency the Governour and Representatives in General Court assembled, and by the authority of the same:

Relectmen of Boston to appoint porters,

[Section 1.] That the selectmen of the town of Boston, for the time being, shall have full power and authority to order what number, and who shall be employed, and take upon them the business of carrying goods, wares and merchandizes, for pay or wages, as common porters within the said town; and what rate or price such persons shall ask, receive and take for their labour, service, and attendance, according to the distance of place or other circumstances, the selectmen shall order and ascertain; all which persons, so admitted by the selectinen, shall at all times, when in the service or doing the business of porters, wear a badge or ticket, with the figure of a pine-tree marked thereon, on some part of his upper garment or girdle; which badge or ticket shall be numbred, and a fair entry of each porter's ticket made in the selectmen's book, as also the wages they are to ask and receive, within ten days after the approbation of the selectmen as aforesaid.

who are to wear badges numbered.

Selectmen to state their Wages.

porter with out license.

[Sect. 2.] And be it further enacted by the authority aforesaid, Fine for serving that whoseever shall presume to take up the business and employ of a common porter, and convey or carry goods and merchandize from place to place within the town of Boston, for hire or wages, without being admitted by the selectmen as aforesaid, shall forfeit and pay the sum of twenty shillings for every time he shall be convicted thereof before any one of his majesty's justices of the peace within the county of Suffolk, at Boston aforesaid; the one-half of which fine or forfeiture shall be disposed of to and for the use of the poor of the town of Boston, the other half to him or them that shall inform and sue for the same.

zeiectmen.

[Secr. 3.] And be it further enacted, that whoseever, being admitted as a porter, as aforesaid, shall ask, take, and receive any Penalty for par- more than what the selectmen shall allow for any work or service, the asking more shall, for every such exaction, forfeit and pay the sum of twenty for their work then allowed by shillings, to be recovered and disposed of as by this act is already directed; and if any person, admitted and approved of as aforesaid, as a common porter, shall officiate or concern himself in the business of transporting goods or merchandize, not having his badge or ticket, shall, for every such breach of this act, forfeit and pay the sum of twenty shillings, to be recovered and disposed of as aforesaid.

Penalty for offi-

[Sect. 4.] Be it further enacted, that the selectmen shall require Relectmen to take security for and take bond of each one of the porters, admitted as aforesaid, with the porter's fidelity. sufficient surety, in a sum not exceeding fifty pounds, for their

ciating without badge.

orderly and faithful acting in the business, more especially their safe conveying and delivering such goods as shall be committed to them; and that, upon complaint made to the selectmen, that any whom they Disorderly por may have admitted as aforesaid do not behave and conduct them-moved. selves orderly, peaceably and quietly towards their employers, it being made to appear, the party accused being seasonably notified thereof, such person may be removed, and other meet and orderly persons admitted in his room.

[SECT 5.] Provided, this act be in force and so continue for the Limitation. space of seven years from the publication thereof, and no longer.1

August 8, 1741.

# 1772. — CHAPTER 3.

AN ACT FOR INCORPORATING THE OVERSEERS OF THE POOR OF THE TOWN OF BOSTON.

WHEREAS, many charitably disposed persons have given and be-Preamble. queathed considerable sums of money and other interest and estate to the poor of the town of Boston and their use, and many other persons are well inclined to make charitable donations to the same good purpose, but the overseers of the poor of the same town not being incorporated, the good intentions of those who have made and those who incline to make such charitable donations, have been either wholly frustrated or not carried into full effect.

Be it therefore enacted by the Governor, Council, and House of

Representatives,

SECTION 1.] That the said overseers for the time being of the Overseers of the poor of the town of Boston in the county of Suffolk and province of ate the Massachusetts bay be created, made, erected and incorporated 22 Pick. 122. into a body-politic by the name of the Overseers of the Poor of the Town of Boston in the Province of the Massachusetts Bay in New England, and that they and their successors in said office have a perpetual succession by said name.

[SECT. 2.] Be it further enacted, that all and singular sum and Their power. sums of money, interest and estate, real or personal of what name or nature soever, heretofore given, or at any time hereafter to be given, granted, bequeathed or devised by any way or means whatsoever to the poor of the same town or to their use, not exceeding the sums and value in this act after mentioned, be and the same hereby is and shall be to all intents and purposes vested in the same Overseers and their said successors in their said corporate capacity; and they are hereby enabled in the same capacity to receive, manage, lease, let and dispose the same according to their best discretion to and for the use and benefit of the poor of the same town.

[Sect. 3.] Provided, always, and be it hereby enacted, that Province. the said overseers shall not be able to receive or be capable of having or holding any moneys or personal estate of any kind or nature whatsoever at any time, above and beyond the sum and amount of sixty thousand pounds lawful money of this province, accounting and reckoning the whole moneys and value of all the personal estate, personal securities, and choses in action, which they shall own or be vested withal in their corporate capacity together. And that all gifts and bequests of money or personal estate of any kind made to the said corporation, or which by the tenor of this act they might take

¹ This act was continued from time to time until March 7, 1797, when it was made perpetual by an act entitled "An act to make perpetual sundry temporary acts." St. 1796, c. 69.

or be vested with, shall be utterly void at all times hereafter when their whole stock in moneys, personal securities or choses in action, and personal estate which the said corporation shall have, own and be vested with the property of, shall, taken and reckoned together. amount to the said sum of sixty thousand pounds.

To have perpet-ual succession.

[Secr. 4.] Be it further enacted, that the said overseers and their successors in said office by the name aforesaid have a perpetual succession; by that name to sue or be impleaded, by its said corporate name to purchase lands and hold them, not exceeding the sum of five hundred pounds lawful money by the year, and to manage, lease, bargain and sell, or otherwise dispose of, all or any part thereof, and do all other acts as natural persons may, as from time to time the said corporation shall judge best for the benefit, advantage and use of the said poor.

To have a scal and make by-

[SECT. 5.] Be it further enacted, that the said corporation shall have a common seal and power, and the said corporation is hereby authorized to make by-laws and private statutes and ordinances not repugnant to the laws of the land, for the better government of the said corporation and its finances, to chuse a treasurer, clerk, and other subordinate officers, as from time to time shall be found necessary, and all or any of them again at pleasure to displace.

Acts done by a major part to be valid.

[Sect. 6.] Be it further enacted, that all instruments which said corporation shall lawfully make by the name aforesaid, and sealed with their common seal, and all acts done or matters passed upon, by the consent of the major part of the said overseers for the time being, shall bind said corporation and be valid in law.

April 23, 1772.

[1802, 44; 1864, 128; 1868, 183; 1875, 73.]

#### 1799. — CHAPTER 31.

AN ACT TO REGULATE THE PAVING OF STREETS IN THE TOWN OF BOSTON, AND FOR REMOVING OBSTRUCTIONS IN THE SAME.

Be it enacted, etc.:

Foot walk to be one-sixth of the street's width, and how paved.

Section 1. [That all streets shall hereafter be paved in the town of Boston agreeable to the following regulations, viz.: the foot-path or walk on each side of every street shall be of the breadth of onc-sixth P.B. c. 60, §§ 20- part of the width of the whole street; and shall be laid or paved with

R.O. c. 26, §§ 62- bricks or flat stones, and secured with a beam or cut stone along the outside thereof: and the middle or remaining four-sixths of every street shall remain as a passage-way for carriages of burthen or pleasure; and shall have a gutter on each side thereof, or otherwise as the surveyors of highways in the said town shall determine, and shall be paved with good and sufficient paving-stones: provided, always, that if in any street so to be paved the sides shall not exactly range, the gutter, or outside of the foot-walk, shall be laid out as nearly in a straight line as the street will admit of: and in all squares and other large open spaces, and in all streets, the breadth

Provision for squares and narrow streets.

16 Pick. 504.

and the ascent and descent, and the crowning of the pavement in every street, shall be regulated by the surveyors of highways.] SECT. 2. [And be it further enacted, that where the cart-way in any public street shall be hereafter ordered to be paved,

of which shall not conform to this law, the breadth of the foot-walk,

every owner of the lot or lots of ground upon such street shall, without delay, at his own cost, cause the foot-way in front of his ground to be paved with bricks or flat stones, and

supported by timber or hewn stones, and kept in repair; the same 1809, 28.

Foot-walk to be paved where the cart-way is.

to be done under the direction of, and to the approbation of the surveyors of highways: and if the owner or owners of such lots shall neglect to pave with bricks or flat stones, and to support the foot-way, for the space of twenty days after he, or the tenant of such lot, or the attorney of the said owner or owners, shall have been Case of owners thereto required by any of the surveyors of highways, then it shall pave. be lawful for the said surveyors of highways, and they are hereby enjoined and required, to pave the said foot-ways with brick or flat stones, and to support and to defend the same, and to repair the same, and shall recover the whole amount thereof by action of the case, to be brought by the surveyors of highways, before any court proper to try the same: provided, nevertheless, that in all cases where Provision for applications may be made for new paving of streets, any individuals viduals. who may be affected thereby, may make their objections to the selectmen, or surveyors of highways, who are directed to take them into consideration while deliberating on the expediency of said application, and to pave the same at the expense of said town wherever they shall think it expedient: provided, also, that where there Planks may be are any vacant lots of land in any such streets, the surveyors of used before vacant lots. highways may, at their discretion, allow the owner or owners thereof to cover the foot-path with planks, which shall be removed, and the brick or flat stone pavement shall be completed whenever it may become necessary in the judgment of said surveyors.

And be it further enacted, that the selectmen of the Selectmen emsaid town of Boston for the time being, whenever in their opinion widen streets, the safety and convenience of the inhabitants of said town shall etc. require it, shall be, and they hereby are empowered, to lay out or 2 Pick. 162. widen any street, lane, or alley of said town, and for that purpose to remove any building or buildings of what nature soever; and the owner or owners of such building shall be entitled to receive compensation for the damages which he or they may sustain by such removal, which damages shall be ascertained, determined, and recovered in the way and manner pointed out in the act of this common-

wealth, entitled "An act directing the method of laying out high- 1'.S. 49.

SECT. 4. And be it further enacted, that no canopy, balcony, platform of cellar-door, or step in any street, lane, or alley, in the Balconies, cellartown of Boston, shall project into such street more than one-tenth doors, etc., regulated. part of the width of the street, and in no case more than three feet; R.O. c. 26, §§ 28, and all cellar-doors hereafter to be made or repaired, shall be built 20. Mass. 217. with upright cheeks, and shall not project from the line of the house 117 Mass. 114. more than six inches: and if any proprietor or owner of any such canopy, balcony, platform or cellar-door, or steps, shall refuse or neglect to remove or take down the same, within five days after notice and direction given him or them by the surveyors of highways, or any person empowered by them to that purpose, such owner or proprietor shall forfeit and pay the sum of two dollars for each and every day the same shall remain after the expiration of the said five days.

SECT. 5. And be it further enacted, that no post shall be Posts and trees erected or set in any of the streets of the said town of Boston arrests without except at the corners or intersection of two streets, and in such consent of the surveyors of other places as the surveyors of highways may authorize and highways. direct, and the said surveyors may remove the same: and no person shall plant any tree in any street in the said town of Penalty for Boston, without leave first obtained from the surveyors of high-wheeling barrows, etc., on ways, who shall have power to remove the same: ['and if any foot-walk.

person shall drive any horse or cart, or any wheel carriage of burthen R.O. c. 26, § 68.

Directions respecting bowwindows, etc. 1'. 8. c. 28 § 24. 1882, 252. 117 Mass. 114. 125 Mass. 330.

or pleasure, or wheel any wheelbarrow on the foot-walk of any street in said town of Boston, such person shall forfeit and pay the sum of one dollar for every such offence, to be recovered by action of debt, in the name of the surveyors of highways, before any justice of the peace in the county of Suffolk:] [ | and no person shall in future make, erect or have any portico or porch, any bow-window, or other window, which shall project into the streets of the said town of Boston, more than one foot beyond the front of his or her house; or hang any sign, or any goods, wares, or merchandize, which shall project into the street more than one foot beyond the front of his or her house or lot: and if any person shall hereafter offend against this provision, every person so offending, shall forfeit and pay the sum of one dollar for each and every day such portico or porch, bowwindow or other window shall be continued, after notice given to him by the surveyors of highways, or by any person by them authorized to that purpose.]

Merchandise not

And be it further enacted, that if any person or SECT. 6. Merchandise not Sect. of the street of the street, contrary to the street in persons shall continue to place in the street, contrary to the streets.

R.O. c. 26, § 42. meaning of this act, any goods, wares, or merchandizes, it shall bighways of the said town of Boston, or any person empowered by them, to remove such goods, wares, and merchandizes, and to keep them in safe custody; and the proprietor or owner of such goods, wares, and merchandize, shall not have the same goods restored, until he or they shall have paid to the person or persons so removing them, all expenses of removing and storing them, and a reasonable compensation for the time so employed in their removal, as well as the fine aforesaid: and if any person shall place or pile any empty boxes, barrels, hogsheads, or other conveniency capable of containing goods or merchandize, or that may have contained goods or merchandize, in any part of the streets of the said town of Boston, more than five minutes after notice given to remove the same, such person shall forfeit and pay the sum of two dollars, for each and every such offence, to be recovered by action of debt, by the surveyors of highways, before any justice of the peace in the said county.

Disposal of finus.

[Repealed by St. 1847, c. 224, § 3.] And be it further enacted, that all the forfeitures and fines which may be recovered in pursuance of this act, shall go and be distributed one moiety thereof to the poor of the town of Boston, and the other moiety to the surveyors of highways.

June 22, 1799.

[1804, 73; 1809, 28; 1816, 90; 1831, 17; 1833, 128; 1870, 337; 1872, 322; 1877, 228; 1878, 75; P.S. 49, § 84.]

#### 1802. — CHAPTER 7.

AN ACT REGULATING THE COLLECTION OF TAXES IN THE TOWN OF BOSTON, AND PROVIDING FOR THE APPOINTMENT OF CONSTABLES IN THE SAID TOWN.

Be it enacted, etc.:

Selectmen to appoint consta-

Section 1. That the selectmen of the town of Boston be, and they are, hereby empowered to appoint annually such a number of persons as constables in the said town as the public service may require; and the said constables so appointed shall give bonds to the treasurer of the town of Boston, in such sums, and on such conditions, as the said selectmen shall think proper, for the faithful

¹ The construction of bow-windows and other projections is now controlled by St. 1882, e. 252, § 3.

performance of the duties of their office: and the constables so appointed by the selectmen, shall have the same powers as are by law vested in constables chosen by the towns of this commonwealth.

SECT. 2. [And be it further enacted, that the inhabitants of Assistant astronomy to be a part to be a part to be a part to be a pointed. day in April, in their respective wards, and shall then choose and appoint two persons in each of their respective wards to Charter, anteassist the assessors in taking a list of the polls, in estimating the value of their personal property, and in appraising the 1884, 123. value of all real estates in their own wards; and the twentyfour persons thus chosen shall meet and appoint three persons, whom they shall judge best qualified to serve the town in the office of assessors, the ensuing year, which assessors shall have the same powers as are vested by law in assessors chosen by other towns in this commonwealth: and in case of the death or resignation of any person so chosen, in either of the wards, the clerk of such ward is empowered and directed to call a new meeting of the ward to choose a suitable person to supply the place of the person so dead or de-

clining to serve.] SECT. 3. [And be it further enacted, that the treasurer of the Town treasurer of town of Boston shall be the collector of taxes in the said town, and taxes. shall be, and hereby is empowered to substitute and appoint under him, such and so many deputies or assistants, as the service may 1875, 17a. be found to require, who shall give bonds for the faithful discharge of their duty, in such sums, and with such sureties, as the selectmen of said town shall think proper: and the said collector, and his deputy or deputies, shall have the same powers as are vested by law in collectors of taxes, chosen by other towns in this commonwealth.

SECT. 4. [Repealed by St. 1811, c. 47.]

June 18, 1802.

[1803, 15; 1807, 124; 1814, 165; 1860, 147; 1875, 176.]

### 1802. — CHAPTER 44.

AN ACT TO INCORPORATE OLIVER WENDELL, AND OTHERS, TOGETHER WITH THE OVERSEERS OF THE POOR OF THE TOWN OF BOSTON, FOR THE TIME BEING, BY THE NAME AND TITLE OF THE TRUSTEES OF JOHN BOYLSTON'S CHARITABLE DONATIONS, FOR THE BENEFIT AND SUPPORT OF AGED POOR PERSONS, AND OF ORPHANS AND DESERTED CHILDREN

Be it enacted, etc.:

Section 1. That Oliver Wendell, William Cooper, Ebenezer Storer, Persons incorporated. and William Smith, all of Boston, and John Pitts, of Tyngsborough, in the County of Middlesex, Esquires, and the survivors and survivor of them, together with the overseers of the poor of the town of Boston for the time being, and their successors; and after the decease of the said Oliver Wendell, William Cooper, Ebenezer Storer, William Smith, and John Pitts, the said overseers of the poor of the town of Boston for the time being, and their successors forever, be, and they hereby are, incorporated into a body politic, by the name and title of the Trustees of John Boylston's Charitable Donations, for the Benefit and Support of Aged Poor Persons, and of Orphans and Deserted

Children, and by that name and title shall have perpetual succession.

SECT. 2. And be it further enacted, that all the bequests, devises, This act and the and donations made and granted by John Boylston, late of Bath, will to be recorded.

¹ By St. 1875, c. 176, the offices of treasurer and collector of taxes were separated, and the powers of the treasurer in relation to the collection of taxes were vested in the collector of taxes.

² See will of John Boylston, Suffolk Reg. Prob., vol. 94, p. 17.

in the kingdom of Great Britain, deceased, for the purposes above mentioned, be, and they hereby are, vested in the said corporation, to be held and disposed of by them conformably to the directions of the said will: and the said corporation shall insert among their records a copy of this act and also of all the clauses of the said last will and testament which have relation to the said two several charitable donations, for the benefit of aged poor persons, and for the support of orphans and deserted children; and in the management and disposal of the funds granted in said will, the said corporation shall conform to, and be governed by the directions therein contained.

Amount of real and personal estate which may be held. SECT. 3. And be it further enacted, that the said corporation shall have a perpetual succession, by the name and title aforesaid, to sue or be impleaded; to purchase and hold lands or other real estate, not exceeding the value of three thousand dollars by the year; to hold personal estate not exceeding the value of sixty thousand dollars; and to manage, lease, bargain and sell, or otherwise dispose of, all or any part thereof, subject to the directions of the said will; and to do all acts as natural persons may do, as the said corporation from time to time shall judge best, to carry into effect the charitable intentions of the said will: and the real or personal estate which the said corporation are hereby empowered to hold, shall not be considered as part of that which the Overseers of the Poor of the Town of Boston are already empowered by their former act of incorporation to hold, but as altogether distinct and separate from the same

By-laws may be made and officers chosen.

SECT. 4. Be it further enacted, that the said corporation shall have a common seal, with power to break and alter the same; and said corporation is hereby authorized to make by-laws, and private statutes and ordinances, not repugnant to the laws of the land, for the better government of said corporation and its finances; to choose a treasurer, clerk, and other subordinate officers, as from time to time shall be found necessary, and all or any of them again at pleasure to displace.

SECT. 5. And be it further enacted, that all instruments which said corporation shall lawfully make by the name aforesaid, and sealed with their common seal, and all acts done, or matters passed upon by the consent of a major part of the members of said corporation, shall bind the said corporation, and be valid in law.

February 3, 1803.

[1813, 171.]

## 1803. — CHAPTER 15.

AN ACT IN ADDITION TO AN ACT ENTITLED "AN ACT REGULATING THE COLLECTION OF TAXES IN THE TOWN OF BOSTON, AND PROVIDING FOR THE APPOINTMENT OF CONSTABLES IN THE SAID TOWN."

Be it enacted, etc.:

Treasurer to collect taxes outstanding at the time of his election. 1875, 176.

SECTION 1. That the treasurer of said town of Boston, his deputy or deputies, shall be empowered to collect all such taxes as may be outstanding and uncollected at the time of his being chosen to the office of treasurer, such treasurer and his deputies first giving bonds for the faithful discharge of their duty, in such sums and with such sureties as the selectmen of said town shall think proper.

To issue warrant to his deputies.

SECT. 2. And be it further enacted, that the said treasurer may issue his warrant to his deputy or deputies for the collecting and gathering in such part of the rates or assessments as, in his discretion, he shall think proper to commit to such deputy or deputies,

which warrant shall be in the same tenor with the warrant prescribed to be issued by the selectmen or assessors for the collecting and gathering in of the state rates or assessments, mutatis mutandis.

June 18, 1803.

[1802, 7; 1807, 134; 1875, 176.]

# 1803. — CHAPTER 111.

AN ACT TO SET OFF THE NORTH-EAST PART OF THE TOWN OF DOR-CHESTER, AND TO ANNEX THE SAME TO THE TOWN OF BOSTON.

Be it enacted, etc.:

SECTION 1. That all that part of Dorchester lying north-east of Boundaries of laud set off. the following line, viz.: Beginning at a stake and stones at Old Harbor, so called, at the south-west corner of land formerly belonging to John Champney, running north thirty-seven and one half degrees west, to a large elm tree, marked D on the south-west side, and B on the north-east side, standing on land belonging to the heirs of Thomas Bird, deceased; then running the same course to a heap of stones, on the south-east side of the road; thence across the road, the same course, to a heap of stones on the north-west side; thence on the same course to a black oak tree, standing on a small hummock, marked D on one side, and B on the other side, upon land of Ebenezer Clap, jun.; thence the same course till it comes to Boston harbor, with the inhabitants thereon, be, and they hereby are, annexed to the town of Boston, in the county of Suffolk, and shall thereafter be considered and deemed to be a part of the town of Boston: provided, Proviso respect ing taxes. that the said tract of land, and the inhabitants thereon, set off as aforesaid, shall be holden to pay all such taxes as are already assessed, or ordered to be assessed, by said town of Dorchester, in the same manner as they would have been if this act had not been passed.

And be it further enacted, that the proprietors of said Lots for public tract shall assign and set apart three lots of land on the same for public use, viz.: one lot for the purpose of a public market place, one lot for a school-house, and one lot for a burial-ground, to the satisfaction and acceptance of the selectmen of the town of Boston; or in case the said selectmen and proprietors shall not agree upon the said lots, it shall be lawful for the supreme judicial court, at any session thereof in the said county of Suffolk, upon application of the said selectmen, to nominate and appoint three disinterested freeholders within the commonwealth, and not inhabitants of said town of Boston, to assign and set off the three lots aforesaid by metes and bounds; and the report of said freeholders, or any two of them, being made and returned to, and accepted by, the said court, at any session thereof in said county, shall be final and binding upon all parties; and the lots of land by them assigned and set off as aforesaid shall thenceforth vest in the said town of Boston forever, without any compensation to be made therefor by the town; but if the person or persons whose lands shall be assigned and set apart as aforesaid shall demand compensation therefor, the same shall be appraised by three freeholders, to be appointed as aforesaid, who shall also assess upon the other proprietors the sum or sums which each shall be holden to pay to the person whose lands may be thus assigned for public use; and the report of said freeholders, or any two of them, being made and returned to, and accepted by, said court, judgment thereon shall be final, and execution awarded, as in cases of reports by referees under a rule of court.

Selectmen to lay out streets, etc.
16 Pick. 442, 504.
8 Cush. 290.
5 Cush. 1.
12 Cush. 574.
1 Gray 203.
14 Gray 202.

Proviso.

SECT. 3. And be it further enacted, that the selectmen of the said town shall be, and hereby are, authorized to lay out such streets and lanes through the said tract as in their judgment may be for the common benefit of said proprietors and of said town of Boston, a reasonable attention being paid to the wishes of the proprietors; and in case of disagreement between the selectmen and proprietors, or either of them, the same proceedings shall be had as are provided by law in other cases for laying out town-ways: provided, only, that no damages or compensation shall be allowed to any proprietor for such streets or lanes as may be laid out within twelve months from the passing of this act: and provided, also, that the town of Boston shall not be obliged to complete the streets laid out by their selectmen pursuant to this act, sooner than they may deem it expedient so to do.

March 6, 1804.

#### 1804. — CHAPTER 73.

AN ACT IN ADDITION TO AN ACT ENTITLED "AN ACT TO REGULATE THE PAVING OF STREETS IN THE TOWN OF BOSTON, AND FOR REMOVING OBSTRUCTIONS IN THE SAME."

Be it enacted, etc.:

Selectmen empowered to lay out and widen atreets.
11 Mass. 447.
2 Pick. 162.

That the selectmen of the town of Boston for the time being, whenever in their opinion the safety or convenience of the inhabitants of said town shall require it, shall be, and they hereby are, empowered to lay out any new street, or to widen any street, lane, or alley of said town, and for that purpose to take any land that may be required for the same, and to remove any building or buildings, of what nature soever; and the same street, lane, or alley being recorded in the town's books, shall be thereby established as such; and the owner or owners of the land or buildings that shall be so taken or removed, shall receive such recompense for the damages which he or they may thereby sustain, as the party interested and the selectmen shall agree upon, to be paid by the town or the individual person or persons for whose use such street, lane, or alley is laid out or widened, or as shall be ordered by the justices of the court of general sessions of the peace, upon an inquiry into the same by a jury to be summoned for that purpose, who shall be drawn out of the jury box of the supreme judicial court of the town of Boston by the selectmen of said town, upon the application of the sheriff of the county of Suffolk, and if, by accident or challenge, there should happen not to be a full jury, said officer shall fill the panel de talibus circumstantibus as in other cases; or by a special committee, if the parties agree thereunto.

March 4, 1805.

[1799, 31; 1870, 337; 1872, 322; 1877, 228; 1878, 75; P.S. 49, § 84.]

## 1807. — CHAPTER 134.

AN ACT IN ADDITION TO AN ACT ENTITLED "AN ACT REGULATING THE COLLECTION OF TAXES IN THE TOWN OF BOSTON, AND PROVIDING FOR THE APPOINTMENT OF CONSTABLES IN THE SAID TOWN."

Be it enacted, etc.:

Treasurer authorized in case of delinquents. 1875, 176. Section 1. That the treasurer and collector of the town of Boston, be, and he hereby is, authorized to issue his warrant to the sheriff of the county of Suffolk, his deputy, or to any constable of the town of Boston, directing them to distrain the persons or property of any

person or persons who may be delinquent in the payment of taxes, after the time has expired, that is or may be fixed for payment, by any vote of said town. Which warrants shall be of the same tenor with the warrant prescribed to be issued by selectmen or assessors for the collecting or gathering in of the state rates or assessments, mutatis mutandis. And the said officers shall make a return of their warrants, with their doings thereon, to the said treasurer and collector, within thirty days from the date thereof: provided, however, that Proviso. nothing in this act shall prevent the said treasurer and collector, whenever there may be a probability of losing a tax, from distraining the person or property of any individual before the expiration of the time fixed by the votes of said town.

SECT. 2. Be it further enacted, that it shall be the duty of said Duty of civil officers. officers to execute all warrants they may receive from said treasurer and collector, pursue the same process in distraining the persons or property of delinquents, as collectors of taxes are now by law authorized to do and perform; and for collecting the sum of money due on said warrant, receive the fees that are allowed by law for levying executions in personal actions: provided, however, before the said officers shall serve any warrant, Proviso. they shall deliver to the delinquent, or leave at his or her usual place of abode, a summons from said treasurer and collector, stating the amount due; and that unless the same is paid within ten days from the time of leaving said summons into the town treasury, with twenty cents for said summons, his or her property will be distrained according to law.

SECT. 3. Be it further enacted, that the constables of the town of Boston, in addition to the usual condition of their bonds, shall also be bound to the faithful execution of all warrants committed to them by the treasurer and collector of said town.

March 12, 1808.

[1802, 7; 1803, 15; 1814, 165; 1860, 147; 1875, 176.]

# 1809. — CHAPTER 28.

AN ACT IN ADDITION TO THE SEVERAL ACTS NOW IN FORCE TO REGULATE THE PAVING OF STREETS IN THE TOWN OF BOSTON, AND FOR REMOVING OBSTRUCTIONS IN THE SAME.

#### Be it enacted etc.:

Section 1. That in paving or repairing the pavement of any street in the town of Boston, in future, no person shall place timber or wood, in front of his or her house or lot, to support the foot-walk; but the same shall be supported with hammered or cut stone, anything in the second section of the act, to which this is in addition, passed the twenty-second day of June, in the year of our Lord one thousand seven hundred and ninety-nine, to the contrary notwithstanding.

SECT. 2. [Sections two and three repealed by St. 1847, c. 224, § 3.7

June 19, 1809.

[1799, 81; 1804, 73; 1816, 90; 1833, 128.]

#### 1810. — CHAPTER 124.

AN ACT TO PREVENT LIVERY STABLES BEING ERECTED IN CERTAIN PLACES IN THE TOWN OF BOSTON.

Be it enacted, etc.:

Livery stables. 1860, 109. 1 Gray 163.

Proviso.

Section 1. That from and after the passing of this act, no building shall be crected within the town of Boston, and used and improved as a stable, for the taking in and keeping horses or chaises, or other carriages, upon hire, or to let, commonly called livery stables, within one hundred and seventy feet of any church or meeting-house erected for the public worship of God: provided, however, that this act shall not be so construed as to prevent the finishing of any stable which has been in part erected, if the completion thereof shall be approved by the selectmen of the town of Boston.

SECT. 2. Be it further enacted, that for any offence against the provision of this act, the owner or owners, keeper or keepers, of such building shall forfeit and pay the sum of one hundred dollars for every calendar month during which the same shall be so used and improved, to be recovered by action of debt, one-half thereof to enure to the use of the poor of the town of Boston, and the other half thereof to him or them who shall sue for the same.

February 28, 1811.

[1860, 109; 1869, 369; 1878, 192.]

# 1813. — CHAPTER 171.

AN ACT IN ADDITION TO AN ACT ENTITLED "AN ACT TO INCORPORATE OLIVER WENDELL AND OTHERS, TOGETHER WITH THE OVERSEERS OF THE POOR OF THE TOWN OF BOSTON, FOR THE TIME BEING, BY THE NAME AND TITLE OF THE TRUSTEES OF JOHN BOYLSTON'S CHARITABLE DONATIONS, FOR THE BENEFIT AND SUPPORT OF AGED POOR PERSONS, AND OF ORPHANS AND DESERTED CHILDREN."

Be it enacted, etc.:

Corporation authorized to bind out poor persons. That the corporation constituted by an act, entitled "An act to incorporate Oliver Wendell and others, together with the overseers of the poor of the town of Boston, for the time being, by the name and title of The Trustees of John Boylston's Charitable Donations, for the Benefit and Support of Aged Poor Persons, and of Orphans and Deserted Children," be, and hereby are, authorized and empowered to bind out in virtuous families, or to reputable trades, or useful arts or occupations, such poor persons, orphans, or deserted children, as receive, or may hereafter receive, the benefit of the said Boylston's charitable donations, until they arrive to the age of twenty-one years, in such manner as to the said corporation may seem expedient; and for this purpose shall have authority to establish any rules and regulations, and enter into any indenture or covenant relative to such objects, not repugnant to the laws of this commonwealth, as the said corporation may deem necessary or expedient.

February 26, 1814.

[1802, 44.]

#### 1814. — CHAPTER 165.

AN ACT FOR REGULATING THE PROCEEDINGS IN SUITS UPON CONSTABLES BONDS IN THE TOWN OF BOSTON.

Be it enacted, etc.:

Section 1. That when the condition of any bond which now is, Boni broken. or may hereafter be given to the treasurer of the town of Boston by any constable of said town, for the faithful performance of the duties of his office, shall be broken, to the injury of any person, such person may cause a suit to be instituted upon such bond, at his own costs, but in the name of the treasurer of the town of Boston, and the like indorsements shall be made on the writ, and the like proceedings be had thereon to final judgment and execution, and the like writs of scire facias on such judgment as may be made, and had by a creditor on administration bonds given to any judge of probate: provided, however, that no such suit shall be instituted by Proviso. any person for his own use, until such person shall have recovered judgment against the constable, his executors or administrators, in an action brought for the malfeasance or misfeasance of the constable, or for non-payment of any moneys collected by the said constable in that capacity, or a decree of a judge of probate, allowing a claim for any of the causes aforesaid, and such a judgment or decree or so much thereof as shall be unsatisfied, with the interest due thereon, shall be the proportion of the penalty for which execution shall be awarded: provided, however, that this act shall not be con- Proviso. strued to make any surety in any bond given by the constable as aforesaid, before the passing of this act, liable to any suit which could not heretofore be legally prosecuted against him.

SECT. 2. Be it further enacted, that it shall be the duty of the Duty of the treasurer aforesaid to deliver an attested copy of any constable's treasurer. bond to any persons applying and paying for the same; and such attested copy shall be received as evidence in any case: Provided, nevertheless, that if in any suit the execution of the bond shall be disputed, the court may order the treasurer to bring the original bond into court.

March 1, 1815.

# 1816. — Спартев 44.

AN ACT TO EMPOWER THE TOWN OF BOSTON TO CHOOSE A BOARD OF HEALTH, AND TO PRESCRIBE THEIR POWER AND DUTY.1

Section 1. [Repealed by St. 1821, c. 110, § 28.]

SECT. 2. Be it further enacted, that said board of health shall Powers. have power, and it is hereby made their duty, to examine into all 1854, 443, 5 40. causes of sickness, nuisances, and sources of filth that may be inju-R.O.c. 22. rious to the health of the inhabitants of the town of Boston, which do, or may, exist within the limits of the town of Boston, or on any island, or in any vessel within the harbor of Boston, or within the limits thereof, and the same to destroy, remove, or prevent, as the case may require; and whenever said board shall think it necessary for the preservation of the lives or health of the inhabitants of Boston, to enter forcibly any building, or vessel. having been refused such

¹ By the city charter (St. 1821, c. 110, § 17, and St. 1854, c. 448, § 40) the power and authority of the board of health were vested in the city council, to be carried into execution by one or more bealth commissioners. For St. 1821, c. 110, see Appendix.

entry by the owner or occupier thereof, within the limits of the said town of Boston or the harbor thereof, for the purpose of examining into, destroying, removing, or preventing any nuisance, source of filth, or cause of sickness aforesaid, which said board have reason to believe is contained in such building or vessel — any member of said board, by order of said board, may apply to any justice of the peace within and for the county of Suffolk, and on oath complain and state, on behalf of said board, the facts, as far as said board have reason to believe the same relative to such nuisance, source of filth, or cause of sickness aforesaid; and such justice shall thereupon issue his warrant, directed to the sheriff of the county of Suffolk, or either of his deputies, or any constable of the town of Boston, therein requiring them or either of them, taking with them sufficient aid and assistance, and also in company with said board of health, or some two members of the same, between the hours of sunrise and sunset, to repair to the place where such nuisance, source of filth or cause of sickness [is] complained of as existing as aforesaid; and there, if found, the same to destroy, remove, or prevent, under the directions and agreeable to the order of said board of health, or such members of the same as may attend and accompany such officer for such purpose: provided, however, that no sheriff or deputy-sheriff shall execute any civil process, either by arresting the body or attaching the goods and chattels of any person or persons, under color of any entry made for the purposes aforesaid, unless such service could, by law, have been made without such entry; and all services so made, under color of such entry, shall be utterly void; and the officer making such service shall be considered as a trespasser to all intents ab initio. And in all cases where such nuisance, source of filth, or cause of sickness, shall be removed, destroyed, or prevented, in manner aforesaid, the cost of so removing, destroving, or preventing the same, together with all costs attending the proceedings relative thereto, shall be paid by the person or persons who caused, or permitted the same nuisance, source of filth, or cause of sickness, to exist, or in whose possession the same may be found. And, in all cases where any contagious and malignant disorder exists, within the limits of the town of Boston, or on board of any vessel, or on any island, within the harbor of Boston, and, it appearing to said board of health, after the same has been examined into by the physician of said board, or some other respectable physician of the town of Boston, that the public safety requires that any person or persons affected with any contagious, malignant disorder, should be removed to the hospital on Rainsford island, or to any other place within the limits of said town of Boston, on any island in the harbor of Boston, or should be confined or remain in the place where such person or persons thus affected then are; in every such case the said board of health shall pass an order relative to the same, which order all persons dwelling in or occupying such place, building, or vessel, notified thereof by said board, or called on by said board, shall be obliged to obey; and any person refusing to obey such order or resisting any officer or person acting under the authority of said board, or any member of said board, in any of the duties or requirements in this section of this act, shall severally forfeit and pay, for such offence, a sum not less than five, and not exceeding five hundred, dollars, according to the nature and aggravation of the offence.

Rules and or-

SECT. 3. Be it further enacted, that the said board of health shall have power to make such rules, orders, and regulations, from time to time, for the preventing, removing, or destroying, of all nuisances, sources of filth, and causes of sickness within the limits of the town

Proviso.

of Boston, or on board any vessel, or on any island in the harbor of Boston, which they may think necessary; which rules, orders, and regulations, from and after the same have been published in two newspapers printed in the said town of Boston, shall continue in force and be obeyed by all persons, until changed, altered, or repealed by the same board who made them, or by some succeeding board And any person or persons who disobey or violate any such rules, orders, or regulations, so as aforesaid made by such board, shall severally forfeit and pay for such offence, a sum not less than one and not more than fifty dollars, according to the nature and aggravation of such offence.

SECT. 4. Be it further enacted, that the said board of health shall May seize and destroy provihave power to seize, take, and destroy, or to remove to any safe sions. place without the limits of the town of Boston, or cause the same to be done, any unwholesome and putrid, or tainted meat, fish, bread, vegetable, or other articles of the provision kind, or liquor, which in their opinion, first consulting the physician of said board, or some other reputable physician of the town of Boston, shall not be fit for food and nourishment, and injurious to the health of those who might use the same; and the cost of such seizing, taking, destroying, or removing shall be paid for by the person, or persons, in whose possession the same unwholesome, putrid, or tainted, article shall or may

SECT. 5. Be it further enacted, that the said board of health shall May make rules have power, from time to time, to make and establish all such rules, infected clothorders and regulations relating to clothing or any article capable of ing, etc. containing or conveying any infectious disease, or creating any sickness, which may be brought into, or conveyed from the town of Boston, or into or from any vessel, or on or from any island in the harbor of Boston, as they shall think proper for public safety, or to prevent the spreading of any dangerous or contagious disease. And all such rules, orders and regulations, so as aforesaid by said board made and established, shall be obeyed by all persons from and after the same have been published in two of the newspapers printed in the town of Boston, and shall continue to be in full force, until altered or repealed by the board who made and established the same, or some other succeeding board; and every person who shall disobey Fines. or violate any of such rules, orders, and regulations, shall forfeit and pay a sum not less than one dollar and not more than one hundred dollars, according to the nature and aggravation of such offence.

SECT. 6. Be it further enacted, that the said board of health shall Quarantine. have power to establish and regulate the quarantine to be performed by all vessels arriving within the harbor of the town of Boston, and P.S. 80, \$5 62-69. for that purpose shall have power, from time to time, to establish, make, and ordain all such orders, rules, and regulations relating to said quarantine as said board shall think necessary for the safety of the public and the security of the health of the inhabitants of the said town of Boston; which said rules, orders, and regulations, so as aforesaid established, made, and ordained, shall be obeyed by all persons, and shall continue to be in force from and after the same shall have been published in two newspapers printed in the town of Boston, until the same are altered or repealed by the said board establishing, making and ordaining the same, or by some succeeding board of And said rules, orders and regulations may extend as well to all persons arriving in such vessels, and to their property and effects aboard such vessels, and to all such persons as may visit or go on board such vessels, after their arrival in said harbor of Boston, and to the cargo of all such vessels, as to the vessels themselves, as also to every matter and thing relating to or connected with such

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vessel, or the cargo of the same, or to any person or persons going on board or returning from the same; and every person who shall knowingly or wilfully violate or disobey any of such rules, orders, and regulations, so as aforesaid made, established, or ordained by said board of health, shall severally forfeit and pay a sum not less than five dollars, and not exceeding five hundred dollars, according to the nature and aggravation of such offence. And the board of health shall have power at all times, to cause any vessel, arriving in the harbor of Boston, which is foul and infected, or whose cargo is foul and affected with any malignant or contagious disease, to be removed and placed on quarantine ground, and the same to be thoroughly cleansed and purified at the expense and charge of the owners, consignees, or possessors of the same; and also all persons arriving in or going on board such infected vessel, or handling such infected cargo, to be removed to hospital or Rainsford island, under the care of said board, and to the hospital on the same, there to remain under the orders and regulations of said board. All expenses incurred on account of any person under the quarantine rules, orders and regulations of said board of health, shall be paid by such persons.

Officers appointed for Hospital island.

R.O. c. 22, § 16.

SECT. 7. [Be it further enacted, that said board of health shall have power, and it shall be their duty, to elect and appoint a principal physician to said board, who shall reside in Boston, and an assistant physician, who shall, during the time of quarantine, reside on Hospital island, also an island-keeper, to reside on said Hospital island, boatmen and such other officers and servants as will be necessary to carry into effect the rules, orders, and regulations of said board of health, as it respects the quarantine; and shall prescribe to them their duty, and establish their salary and fees, and displace or remove them at pleasure, and elect and appoint others in their places: also said board shall, from time to time, establish and regulate the fees or expenses attending the said quarantine regulations, shall have the care of said Rainsford or Hospital island, and of the hospital on the same, and of all property on said island and belonging to or connected with the hospital on the same; and shall, annually, in the month of January in each year, file in the secretary's office of this commonwealth, an exact and true account of the state of the property in and connected with the hospital establishment on said island, and of the property belonging to the commonwealth on said island, and of all money expended thereon.

Scavengers and functal porters.

Sect. 8. Be it further enacted, that said board of health shall have power to elect and appoint scavengers, superintendents of burying grounds, funeral posters or undertakers, and such other officers and servants as shall be necessary to carry into effect all the powers and duties given in this act to, or required of, the said board of health, and to fix and establish their fees of office or compensation; and all officers, elected or appointed by said board, shall be removable from their said offices at the pleasure of said board, and others substituted, elected, or appointed in their place. And a majority of said board shall be competent to transact any business which the whole board, were they all present, might or could transact.

Sect. 9. Be it further enacted, that all the powers and duties which are given to, or required of, the selectmen of the town of Boston, by a law of this commonwealth passed the twenty-second day of June, in the year of our Lord one thousand seven hundred and ninety-seven, entitled "an act to prevent the spreading of contagious sickness," and by the several acts in addition thereto, shall be, and they hereby are, transferred to and made the duty of the board of health of the town of Boston, anything in said laws to the contrary notwithstanding. [And, for all expenses which may arise in

Ezpenses.

the execution of their duty, the said board of health shall be authorized to draw upon the town treasurer of the town of Boston; and the accounts of said board, including all receipts and expenditures of money, shall be examined by the committee of accounts annually chosen by said town of Boston for that purpose, who shall report a state of them to the said town accordingly, and the same shall be paid by the treasurer of said town of Boston. And, on the death or resig- vacancies filled nation of any member of said board of health, the said board may cause such vacancy to be filled by a new election from the ward from which said member was elected, by directing the clerk of such ward to call a meeting of the inhabitants of such ward, qualified to elect a member of the board of health, to meet at such time and place as shall be notified to him by said board; at which meeting such vacancy shall be filled, and such proceedings be had as are directed in the first section of this act, as to the choice and return and notification of the person elected as a member of said board as aforesaid.]

Be it further enacted, that whenever any prisoner con- May remove SECT. 10. fined in the gaol in Boston, or within the limits of said prison, shall sick prisoners. be attacked with any contagious, malignant, disorder, which in the opinion of said board of health, first having consulted with the physician of said board, or some other respectable physician of the town of Boston, endangers the safety and health of the other prisoners in said gaol, or the inhabitants of said town, and that the suffering such prisoners, so attacked as aforesaid, longer to remain in said gaol, or within the limits of said prison, is not consistent with the public safety, or the health of the inhabitants of said town, or the prisoners in said gaol; in every such case, the said board of health shall make application in writing to any two justices of the peace, quorum unus, therein stating the facts relative to such case; and the said justices, to whom such application shall be made, shall examine into such case, and, if satisfied that the facts stated are true, shall issue their warrant to said board of health, authorizing and directing them to remove said prisoner, so attacked with such contagious and malignant disorder, to the hospital on Rainsford island, or to some other place of safety, there to remain under the directions of said board, until such prisoner either recovers or dies; and, in case of recovery, then to be returned by said board to the place from which he was taken; and such warrant, so executed by said board, or any member thereof, shall be by them returned, with their doings thereon, into the clerk's office of the court, from which the process for committing such prisoner to gaol shall have issued; and the place to which such prisoner shall be removed by virtue of such order, shall be considered as the gaol of the county of Suffolk; and every prisoner, removed as aforesaid, for the causes aforesaid, shall not thereby be considered as having committed any escape, so as to prejudice either himself, his bondsmen, or the persons who had the custody of him in his confinement aforesaid.

Sect. 11. Be it further enacted, that the said board of health of Burying the town of Boston are hereby authorized and empowered, from time to time, to make and establish rules, orders, and regulations, for the 5 Cueh. 408. interment of the dead in said town, to establish the police of the 13 Allen 546. burying grounds, appoint and locate the places where the dead may be buried in said town, and cause the places for the deposit of the dead in said town, and the burying grounds, to be repaired and properly enclosed. Also to make regulations for funerals and funeral pro- Funerals. cessions, and appoint all necessary officers and persons to carry the same into effect, and to appoint to them their duties and fees; and shall also have the power to establish such penulties for the violation of any such rules, orders, and regulations, as they may think proper:

Proviso for pen- provided, no one penalty for any one violation shall exceed the sum of fifty dollars. And all such rules, orders, or regulations, so, as aforesaid, made and established by said board, shall be obeyed by every person, from and after the same have been published in two of the newspapers printed in Boston, and shall continue in full force, until the same are altered or repealed by the said board who made and established them, or by some succeeding board.

SECT. 12. Be it further enacted, that the said board of health

Permits.

shall have power to grant permits for the removal of any nuisance, infected article, or sick person, within the town of Boston, when they think it safe and proper so to do; and said board, whenever they think justice requires it, may stop, discontinue, discharge or compromise any suit, complaint, or information, originating under this act.

May prosecute.

And all fines, forfeitures, penalties, sums to be paid or recovered, arising under any of the provisions of this act, shall be prosecuted for, by, and in the name of "the board of health of the town of Boston," by complaint or information by said board, to be made in writing to some justice of the peace within and for the county of Suffolk; which said justice, upon said complaint or information being made to him as aforesaid, shall receive the same, and thereupon issue his warrant, therein reciting the said complaint or information, directed to the sheriff of the county of Suffolk. or either of his deputies, or any constable of the town of Boston, commanding them, or either of them, to summon the party informed against or complained of, to appear before him at a time and place to be named in said warrant, to show cause, if any they have, why they should not pay the sum demanded of them in such complaint or information; which said warrant shall, by the officer who receives the same, be served on the party informed or complained against as aforesaid, at least seven days before the day in said warrant stated as the day of trial, by giving such party in hand a copy of such warrant, reading the same to him, or leaving a copy thereof at the last and usual place of abode of such party; and if such party shall not appear at the time and place appointed, or, appearing, shall not show sufficient cause as aforesaid, the said justice shall proceed to render judgment in every such case, that the said board of health shall recover such sum in damages, or as fine, as the case may be, as according to the provisions of this act, they ought by law to recover, with costs, and shall proceed to issue his execution therefor, in the same manner as executions issue from justices of the peace in civil cases triable before them; and such executions shall be served and made returnable in the same manner as executions in civil actions are by law served and made returnable, which issue on judgments rendered in the supreme judicial court of this commonwealth: provided, however, that, in all such prosecutions as aforesaid, if the said board of health shall discontinue such prosecution, or become non-suit, or the same, on the merits, should be decided by such justice trying such prosecution, against them, in every such case, the said party informed against and complained of, shall recover his legal costs against said board, which costs shall be paid by the treasurer of the town of Boston. And in every prosecution under this act, before any justice of the peace as aforesaid, the party complained against in such prosecution, being dissatisfied with the judgment in the same, given by such justice, may appeal therefrom to the Boston court of common pleas, next to be holden at Boston within and for the county of Suffolk, after such judgment is so as aforesaid given or rendered by said justice: provided such appeal be entered within twenty-four hours after such judgment is given as aforesaid; and the same proceedings in all respects relating to such appeal shall be had as are

Forms of proc-

Proviso.

Appeals.

Proviso.

by law required on appeals from judgments rendered in civil causes by justices of the peace in this commonwealth; and on the entry of such appeal in the said court, the said court shall have cognizance and jurisdiction of the same, and shall proceed to hear and determine the same in the same manner, and award execution in the same way and manner, as they have cognizance and jurisdiction, [to] proceed to hear, and determine, and award execution in civil causes, on appeals to them from judgments given by justices of the peace in this commonwealth. And in all cases of such appeals or prosecutions under this act, the party prevailing in the said court shall recover his costs, to be paid Costs. in the manner prescribed in this section of this act; provided, however, that no appeal shall be allowed or granted to said court in any prosecution under the provisions of this act, where the amount of the judgment rendered and had before and by any justice of the peace, shall not amount to more than five dollars, exclusive of costs. all fines and forfeitures recovered by said board of health, under the provisions of this act, shall inure to the use of the inhabitants of the town of Boston, and be accounted for by said board of health, to and with the town treasurer of said town of Boston: and provided, also, Proviso. that, in consequence of said appropriation of said fines and forfeitures, or the appropriation of any other moneys by virtue of this act, no inhabitant of the said town of Boston shall be disqualified as a justice of the peace, a witness, or juror, in any prosecution under this act, nor shall the said board of health, or any member of the same, or any officer of the same, be rendered thereby incompetent witnesses in any prosecution under this act; and the members of said board of health, while they continue in such office, shall be exempted from all Exemptions. militia duty, and every other duty and service, which, by law, the selectmen of towns in this commonwealth are exempted from; and all laws heretofore made relating to a board of health in the town of Boston, so far as they are inconsistent with, or contrary to, the pro- Acts repealed. visions of this act, shall be, and the same are hereby, repealed: pro- Proviso. vided, however, that the election of the present board of health for the said town of Boston, and all their doings under the said laws, are hereby confirmed, and they shall have and exercise all the powers and duties required or permitted by this present act: and provided, Proviso. also, that all prosecutions now pending shall be proceeded in, in the same way and manner, as though this act had never been passed. And, in all prosecutions under this act, the persons prosecuted may May plead the plead the general issue, and give any special matter in evidence under general issue. the same; and the complaint, information, pleadings, or proceedings in any prosecutions under this act, may, by leave of court before whom the same is or may be pending, be amended in any state of such prosecution, without the payment of costs by either party.

June 20, 1816.

#### 1816. — Chapter 90.

AN ACT IN FURTHER ADDITION TO AN ACT ENTITLED "AN ACT TO REGU-LATE THE PAVING OF STREETS IN THE TOWN OF BOSTON, AND FOR REMOVING OBSTRUCTIONS IN THE SAME."

Be it enacted, etc.:

Section 1. That the selectmen of the town of Boston, for the time being, whenever in their opinion the safety or convenience of the Powers. inhabitants of said town shall require it, shall be, and they hereby ^{1870, 8:7} are, empowered to discontinue any street, lane, or alley of the said town, or to make any alteration in the same, in part or in whole;

1804, 73,

reserving, however, in all cases, to individuals who may sustain damage thereby, recompense for the same, to be ascertained and allowed in the same manner as is provided in the act entitled "an act in addition to an act entitled an act to regulate the paving of streets in the town of Boston, and for removing obstructions in the same."

Orders, votes, etc., valid.

SECT. 2. Be it further enacted, that all orders, votes and determinations of the said selectmen of the town of Boston, heretofore had and passed for the discontinuance of any street, lane, or alley of the said town. or respecting any alteration in the same, in whole or in part, shall be held and considered as good and valid to all intents and purposes, as if the said act, to which this is in addition, had explicitly vested said authority in the said selectmen; reserving always to individuals recompense for damages sustained thereby, as is provided in the said act.

Records.

SECT. 3. Be it further enacted, that the selectmen of the town of Boston shall keep a record of all the streets, lanes, and alleys of the said town, and of all the votes and proceedings relative to the same; and that copies thereof, certified by the town clerk, shall be valid to all intents and purposes.

Prohibitions.

SECT. 4. Be it further enacted, that from and after the passing of this act, no person shall raise up from any street, wharf, or place of public resort within the town of Boston, for the purpose of storing the same, any cask, bale of goods, or other articles of merchandise, into the second or any higher story of any house, store, or other building upon or adjoining the same, and on the outside of such buildings. and that no person shall deliver from the second or any higher story of any house, store, or other building, on the outside of the same, which shall adjoin upon any street, wharf, or place of public resort, within the said town of Boston, any cask, bale of goods, or other article of merchandise, except at such times and places, and under such restrictions and limitations, as the selectmen, for the time being, shall by writing authorize and direct. And every person who shall offend in manner aforesaid, shall forfeit and pay to the commonwealth, for each and every such offence, a sum not exceeding one hundred dollars, nor less than ten dollars, to be recovered by indictment in the municipal court for the town of Boston, with costs of prosecution: provided, that this shall not be construed to extend to the raising any materials or other articles which may be necessary in creeting, repairing, or taking down any building within the said town of Boston, or for the convenience thereof, or for removing any merchandise or other article in case of danger by fire, or other inevitable casualty.

Penaltics.

Proviso.

Dec. 13, 1816.

[1799, 31; 1804, 73; 1809, 28; 1831, 17; 1833, 129; 1854, 448; 1870, 337; 1872, 322; 1877, 228; 1878, 75; 1.8. 49, § 84.]

## 1817. — CHAPTER 50.

AN ACT IN FURTHER ADDITION TO AN ACT, ENTITLED "AN ACT FOR THE DUE REGULATION OF WEIGHTS AND MEASURES, AND FOR THE MORE EASY RECOVERY OF FINES AND PENALTIES WITHIN THE TOWN OF BOSTON IN THE COUNTY OF SUFFOLK."

Be it enacted, etc.:

Sealer of weights and measures to be provided with oflice.

Section 1. That it shall be the duty of the scaler of weights and measures within and for the town of Boston, to be provided with a

¹ St. 1799, c. 60, here referred to, was repealed by the Revised Statutes.

house or office, and to which all persons using scale beams, steelyards, weights, or measures, within the town of Boston, in trade, for the purpose of buying or selling any article, shall be required, after notice thereof shall have been given in two or more of the news- Notice to be papers published within the said town, to send annually their scale P.S. 66, §§ 12, 13, beams, steelyards, weights, and measures, for the purpose of having 100 Mass. 220. the same tried, proved, and sealed, as is provided in and by the act 111 Mass. 820. aforesaid, to which this is in addition; and the said scaler shall be entitled to demand and receive therefor such fees as are allowed in and by the said act.

SECT. 2. Be it further enacted, that the said sealer is hereby Sealer authorauthorized and required to go to the houses, stores and shops of all weights and such merchants, innholders, traders, retailers, and of all other per- measures. P.S. 65, 614. sons living or residing within the said town of Boston, using beams, steelyards, weights, or measures, for the purpose of buying and selling, as shall neglect to bring or send the same to the house or office of the sealer aforesaid; and there, at the said houses, stores, and shops, and having entered the same with the assent of the occupant thereof, to try, prove, and seal the same, or to send the same to his said house or office, to be tried, proved, and sealed, and shall be en Double fees. titled to demand and receive therefor double the fees he would be entitled to demand and receive for the same, if such beams, steelvards, weights, and measures had been sent to his said house or office, with all expenses attending the removal and transportation of the same; and if any such person or persons shall refuse to have his, her, or their, beams, steelyards, weights, or measures, so tried, proved, and sealed, the same not having been tried, proved, and sealed, within one year preceding such refusal, he, she, or they, shall forfeit Forfettures. and pay ten dollars for each offence; the one moiety to the use of the said town of Boston, and the other moiety of the same to the And if any such person, or persons, shall use any beam, steelyard, weight, or measure, which shall not conform to the public standard, the same not having been tried, proved, and sealed within one year preceding such use of the same, he, she or they, shall forfeit and pay ten dollars for each offence, the one moiety to the use of said town of Boston, and the other moiety of the same to the informer. And if any such person or persons shall alter any beam, steelyard, weight, or measure, after the same shall have been tried, proved, and sealed, so that the same shall by such alteration be made not to conform to the public standard, and shall fraudulently make use of the same, he, she, or they, shall forfeit and pay fifty dollars for each offence, the one moiety to the use of the said town of Boston, and the other moiety of the same to the informer.

SECT. 3. Be it further enacted, that all fines, forfeitures, and pen-penalties to be alties, accruing within the said town of Boston, under this act. or for recovered by the breach of any by-law of the said town, which is now in force, or P.S. 27, § 19; which may hereafter be duly enacted and made, may be recovered by 28, \$ 2. indictment, information, or complaint, in the name of the commonwealth, in any court competent to try the same; and all fines so recovered and paid shall be appropriated to the uses for which the same are now by law ordered to be appplied; reserving, however, in all cases to the party complained of and prosecuted, the right of appeal to the next municipal court in the town of Boston, from the judgment and sentence of any justice of the peace, in which case the judgment of the said municipal court shall be final; and to the next supreme judicial court, to be holden within the county of Suffolk, and for the counties of Suffolk and Nantucket, from the judgment of the municipal court where the indictment or information originated in the same, such party recognizing with sufficient surety or sureties,

to the satisfaction of the court, to enter and prosecute his, her, or their, said appeal, and to abide the final judgment thereon.

Shall not appeal from judgment.

P.S. 27, § 19; 28, § 2.

Sect. 4. Be it further enacted, that when any person, who upon conviction before a justice of the peace, for any offence mentioned in this act. or for the breach of any by-law of the town of Boston, shall be sentenced to pay a fine, and shall not appeal from said judgment, or if upon claiming an appeal, shall fail to recognize as aforesaid, and upon not paying the fines and costs so assessed upon him, shall be committed to prison; there to remain, until he or she shall pay such fines and cost. or be otherwise discharged according to law; such persons shall not be holden in prison for a longer term than ten days; and at the expiration of that term, the keeper of the said gaol is hereby authorized to release such person from confinement.

Superseded by P. S. 102. SECT. 5. [Be it further enacted, that all fines and penalties, which shall be hereafter recovered for any offences, which shall hereafter be committed against the act of this commonwealth, which was made and passed on the fourteenth day of December, in the year of our Lord one thousand eight hundred and sixteen, entitled, "An act in addition to an act, entitled, an act for the due regulation of licensed houses," shall be appropriated, the one moiety to the town of Boston, and the other moiety of the same to the informer, any thing to the contrary in that act notwithstanding.]

SECT. 6. Be it further enacted. that the seventh section of the act aforesaid, to which this is in addition, be, and the same is, hereby repealed, so far as respects the said town of Boston.

June 17, 1817.

#### 1817. — CHAPTER 171.

AN ACT TO SECURE THE TOWN OF BOSTON FROM DAMAGE BY FIRE.1

No encoa to be roasted without license.

Section 6. Be it further enacted, that if any person or persons shall, within the said town of Boston, roast, or cause to be roasted, any cocoa, for the purpose of manufacturing the same into chocolate, in any building whatever, excepting such as may or shall be licensed for that purpose, by the major part of the firewards of the town aforesaid, he, she, or they, shall forfeit and pay, for every such offence, a sum not exceeding five hundred dollars, nor less than two hundred dollars.

Tar kettles to be secured.

SECT. 9. Be it further enacted, that every tar kettle, which shall be made use of in said town, for the purpose of boiling tar, for the use of any rope walk, and every kettle, boiler, or copper, for the use of any caulker, graver, ship carpetter, tallow chandler, soap boiler, painter, or other like artificer, shall be so fixed as to prevent all communication whatsoever between the contents of such kettle, boiler, or copper, and the fire, and that the fire place under every such tar or other kettle, boiler, or copper, shall be constructed with an arch built over the same and secured by an iron door, in such manner as to enclose the fire therein; and every person who shall erect any tar kettle or other kettle, boiler, or copper, or use the same for any or either of the purposes aforesaid, contrary to the provisions of this act, shall, for every such offence, forfeit and pay a sum not exceeding three hundred dollars, nor less than fifty dollars, according to the degree and aggravation of the same.

Penalty for carrying fire in the streets.
12 Met. 231.

SECT. 10. Be it further enacted, that every person who shall carry

¹ The first, second, third, fourth, fifth, seventh, eighth, and fifteenth sections of this act were repealed by St. 1850, c. 280, § 2, since repealed by St. 1871, c. 280, § 63.

any fire through the streets, lanes, or on any wharves in said town, except in some covered vessel, or who shall kindle a fire in any of the places aforesaid, without the permission therefor in writing, of one or more of the firewards of said town for shall smoke, or 12 Met. 221. have in his or her possession, any lighted pipe or cigar, in any street, lane, or passage way, or on any wharf in said town]', shall forfeit and pay, for each and every offence, the sum of two dollars, to be recovered of the person so offending, or of his parent, guardian, master, or mistress.

SECT. 11. Be it further enacted, that if any person shall have in Penalty for ex his or her possession, in any rope walk, or in any harn or stable, barns, etc. within said town, any fire, lighted pipe or cigar, lighted candle or lamp, except such candle or lamp is kept in a secure lantern, the person so offending shall forfeit and pay for each offence, a sum not exceeding one hundred dollars, nor less than twenty dollars.

SECT. 12. Be it further enacted, that all and any of the penalties Recovery of which are given in and by this act, or in and by a certain act, made fines. and passed the fifteenth day of June, in the year of our Lord one thousand eight hundred and sixteen, entitled "An act regulating the storage, safe keeping, and transportation, of gunpowder in the town of Boston," may be recovered by indictment, information, or complaint, in any court proper to try the same; and in such indictment, information, or complaint, it shall not be necessary to set forth any more of said acts, than so much thereof as relates to and is necessary. truly and substantially to describe the offence alleged to have been And it shall be the duty of each and every fireward in committed. the town of Boston, and they and each of them are hereby required to inquire after all offences which shall come to their knowledge, and which shall be committed against the true intent and meaning of this act, and shall cause the same to be duly prosecuted.

SECT. 13. Be it further enacted, that it shall be lawful for any one Duties and or more of the firewards of said town, to require and compel the powers of freassistance of all or any of the inhabitants of said town, and any other persons, who shall be present as spectators of any fire; and in any suit or prosecution therefor, it shall be lawful for them to plead the general issue, and give this act in evidence; and if any person shall disobey the lawful and reasonable command of any fireward or firewards, to aid in extinguishing such fire, or in rescuing property from destruction thereby, such person, so offending, shall be liable to a fine not exceeding twenty dollars, to be recovered in manner aforesaid

SECT. 14. Be it further enacted, that all acts heretofore passed to Repeal of former secure the town of Boston from damage by fire, be, and the same are, hereby repealed, excepting that such parts thereof as may be necessary to recover all fines and penalties, incurred upon the acts aforesaid, shall still remain in full force for that purpose.

February 23, 1818.

#### 1818. — CHAPTER 4.

AN ACT FOR THE PRESERVATION OF BIRD ISLAND IN BOSTON HARBOR. Be it enacted, etc.:

That from and after the passing of this act, no earth or stones shall be taken from the island, called Bird island, in Boston harbor, in the county of Suffolk, without license first had and obtained of the selectmen of the said town of Boston for that purpose, in writing, by the per-

¹ The words within brackets were stricken out by St. 1880, c. 38.

son taking the same, specifying the quantity allowed to be removed, and the object of removing it. And every person, who, without permission obtained as aforesaid, shall remove any earth or stones from the said island in any boat, or in any ship or vessel whatsoever, shall forfeit and pay for each offence the sum of twenty dollars, to the use of the said town, to be recovered by the selectmen of the said town by an action of debt, in any court proper to try the same.

June 12, 1818.

## 1822. — CHAPTER 41.

AN ACT TO INCORPORATE THE BOSTON GAS-LIGHT COMPANY.

Be it enacted, etc. :

Persons incor-

Powers and privileges. Section 1. That William Prescott, Alexander Parris, Bryant P. Tilden, Nathan Hale, John C. Gray, and all such persons as are, or shall be, associated with them, and their successors, be, and they are hereby, incorporated, for the purpose of furnishing gas-light in the city of Boston, by the name of the Boston Gas-light Company; and by that name may sue and prosecute, and be sued or prosecuted to final judgment and execution, and do and suffer all other matters and things which bodies politic may, and ought to, do or suffer; and may have and use a common seal, and the same break and alter at their pleasure; and by their said corporate name may purchase, take, and hold, real and personal estate, not exceeding in the whole value, seventy-five thousand dollars.

Directors, shares, and bylaws.

Real and personal estate.

SECT. 2. Be it further enacted, that the said corporation may elect so many directors and other officers, and divide their capital stock into such number of shares, and establish and put in execution such by-laws and regulations as the members thereof may judge necessary: provided, the same are not repugnant to the laws and constitution of this commonwealth.

Right to sink pipes.

SECT. 3. Be it further enacted, that the said corporation, with the consent of the mayor and aldermen of said city of Boston, shall have power and authority to open the ground in any part of the streets, lanes, and highways, in said city, for the purpose of sinking and repairing such pipes and conductors as [it] may be necessary to sink for the purpose aforesaid. And that the said corporation, after opening the ground in the said streets, lanes, or bighways, shall be held to put the same again into repair, under the penalty of being prosecuted for a nuisance: provided, that the said mayor and aldermen, for the time being, shall, at all times, have the power to regulate, restrict, and control the acts and doings of said corporation which may, in any manner, affect the health, safety, or convenience of the inhabitants of said city.

Mayor and aldermen may restrict the corporation.

Assessments.

SECT. 4. Be it further enacted, that said corporation shall have full power, from time to time, to make and assess such assessments and taxes as they shall deem necessary, on the shares in said corporation; and, on neglect or refusal to pay the same, to sell such shares at vendue, for the payment thereof, after advertising the same in two of the newspapers published in Boston, for the space of twenty days previous to the sale, paying the overplus, if any there be, after the payment of such assessments and taxes, and of the charges of sale, to the owner of the share or shares so sold.

¹ Similar privileges were granted to the Roxbury Gas-light Company by St. 1852, c. 198; St. 1857, c. 137; the East Boston Gas-light Company, by St. 1853, c. 13; the South Boston Gas-light Company, by St. 1852, c. 103, with authority to lay pipes in Dorchester, 1853, c. 320; the Charlestown Gas-light Company, by St. 1846, c. 98; the Dorchester Gas-light Company, by St. 1854, c. 9; the Brighton Gas-light Company, by St. 1853, c. 29; the Jamaica Plain Gas-light Company, by St. 1853, c. 63. These acts are not reproduced in this volume. See, also, P.S., c. 103, § 75 et seq.

SECT. 5. Be it further enacted, that the said William Prescott, or First meeting. Alexander Parris, be. and they are hereby, empowered to call the first meeting of the said corporation, by a notification in one of the newspapers of Boston aforesaid, fourteen days previous to such meeting: and the said corporation, at such meeting, shall agree upon the mode of calling future meetings.

January 22, 1823.

## 1822. — CHAPTER 56.

AN ACT CONCERNING THE HOUSE OF INDUSTRY IN THE CITY OF BOSTON.

Be it enacted, etc.:

That the city council of the city of Boston shall choose annually, Directors of the Indusin the month of May, by ballot, nine discreet and suitable citizens to try. 1857, 35, § 1. be directors of the house of industry in the said city.]

SECT. 2. Be it further enacted, that the said directors shall have Powers of direcand exercise the like authority and power, in using, regulating, and 1826, 111. governing, said house of industry, as are had and exercised by 1857, 35, \$1. overseers of the poor within this commonwealth, and may send such persons to said house, and for such purposes, as overseers of the poor are by law authorized to do.

SECT. 3. Be it further enacted, that the justices of the police court Justices of the in the city of Boston, in the county of Suffolk, shall have and exer-commit vagacise the like authority and power, in ordering commitments to said bonds, etc. house of industry, as are now vested in justices of the peace, as to commitments to houses of correction, according to the provisions of an act entitled "an act for suppressing and punishing of rogues, vagabonds, common beggars, and other idle, disorderly, and lewd persons," passed on the twenty-sixth day of March, one thousand seven hundred and eighty-eight.

SECT. 4. Be it further enacted, that the said directors shall, in the Annual report of directors. month of April, in every year, make report, in writing, to the city council, of the persons who shall have been resident in said house of industry, during the next preceding twelve months, and of the manner in which such persons shall have been employed during their residence therein; and the said directors shall also render to the city council, in the month of April, annually, an account of all moneys received and paid on account of the said house.

SECT. 5. Be it further enacted, that all rules and orders for the Rules and orgoverning and managing said house of industry shall, within two months after the same shall have been made, be submitted to the city council; and such rules and orders shall be in force until repealed or altered by said directors, or until disapproved of by vote of the said city council.

SECT. 6. Be it further enacted, that no rules or orders shall be Same subject. established for the governing and managing said house of industry by the directors thereof, unless at a meeting at which five or more of the said directors are present.

SECT. 7. Be it further enacted, that the city council of the city of City council to Boston be, and the same hereby is, authorized and empowered, as soon rectors. after the passing of this act as they may see fit, to choose nine directors of said house of industry, to continue in office until the election of directors which may be made, pursuant to this act, in the month of May in the year one thousand eight hundred and twenty-four, anything in this act to the contrary notwithstanding.

February 3, 1823.

[1824, 28; 1825, 182; 1826, 111; 1833, 126; 1857, 85.]

#### 1822. — CHAPTER 85.

AN ACT PROVIDING FOR THE ASSESSMENT OF TAXES IN THE COUNTY OF SUFFOLK.

Be it enacted, etc.:

City council may

P.S. 11, § 48.

That the city council of the city of Boston shall have power. from time to time, to lay and assess taxes in the county of Suffolk, for all purposes for which county taxes may be levied and assessed, so long as the town of Chelsea shall continue not to be liable to taxation for any county purposes.

February 10, 1823.

#### 1823. — CHAPTER 148.

AN ACT AUTHORIZING THE EXTENSION OF FANEUIL-HALL MARKET IN BOSTON.

Be it enacted, etc.:

The city council of Boston may decide upon the extension of Faneuil-hall market. R.O., c. 41.

Section 1. That whenever the city council of the city of Boston shall, declare that the public exigencies require that the limits of Faneuil-hall market should be extended in any direction between Ann street on the north, a line drawn from the east end of Faneuil hall, on the west, the south side of Faneuil hall, and the lane leading to Green's wharf, on the south, and the harbor on the east, it shall be lawful for the mayor and aldermen of said city, within one year from the first day of April next, to lay out and widen Faneuil-hall market, in such direction, within the limits aforesaid, not exceeding one hundred and eighty feet wide, as may be prescribed by the city council: provided, that the land taken, by virtue of this act, shall never be used for any other purposes than those herein described, without the previous consent of the legislature being obtained therefor.

Proviso.

Duty of the mayor and aldermen to refer questions of damages.

Manner of appointing referees.

SECT. 2. Be it further enacted, that it shall be the duty of said mayor and aldermen, previously to removing any building or doing any act affecting said property, to notify a meeting of the proprietors, or legal representatives, of the estates which may be included within the said limits, and directed by the city council to be appropriated for the purposes aforesaid, and invite their concurrence in a submission and reference of all questions relating to the damages which they may sustain by such appropriation, to five disinterested freeholders and inhabitants of this commonwealth, two to be chosen by said mayor and aldermen, and two by the proprietors; which four persons shall elect one more; and the five thus chosen shall forthwith, after the said market shall have been extended in manner aforesaid, give notice to both parties to appear, if they see fit, for a hearing before them, and shall proceed to the duties of their appoint-And they shall first inquire whether any damage has been sustained from the proceeding aforesaid, and, if any, they shall estimate the same, and their award shall be binding and conclusive on the inhabitants of said city of Boston, and on said proprietors. And in case any of said proprietors shall not agree to said submission, the same reference shall be had, in manner and form aforesaid, with those who do agree to the same.

¹ The city council, by resolves passed March 11, 1824, declared that the public exigencies required such extension, and the mayor and aldermen, July 22, 1824, extended the market "in an easterly direction from said Fanculi hall to the harbor, between two lines parallel to the walls of Fanculi hall aforesaid, and running castwardly towards the harbor, of which the north line shall be fourteen feet distant from the north side of said hall, and the south line shall be one hundred and eighty feet to the south of said north line." — City Records, Vol. 11., pp. 70, 294.

SECT. 3. Be it further enacted, that any of said proprietors, or Proprietors may legal representatives, of any estates taken for the purposes aforesaid file petition for who may not agree to said reference, may, within three years from supreme judicial the time that the land or estates shall have been so taken, file his petition for indemnity in the supreme judicial court within the county of Suffolk, before or during any term thereof, and after fourteen days' notice, which shall be given by leaving a copy of said petition with the mayor of the city of Boston, the court may proceed to the hearing of the said petitioners upon the appearance or default of the adverse party; and the said court are hereby authorized and empow- Court may appoint commisered to appoint five commissioners, who shall be disinterested free-sioners. holders and inhabitants of this commonwealth, whose duty it shall be to estimate and determine the damages which the plaintiff may have sustained, in the manner and upon the principles set forth and expressed in the second section of this act, and shall make return of their award into said court as soon as may be, and upon the acceptance thereof, judgment shall be rendered thereon for the party prevailing, with costs: provided, however, that if either party shall Party discatished may apply be dissatisfied with said award, it shall be lawful for such party to for trial by jury. apply to the supreme judicial court, at any term thereof, within and for the county of Suffolk, next after such award, for a trial by jury, at the bar of said court, and thereupon the court shall direct the sheriff of the county of Suffolk to name and return a special jury, who shall be disinterested freeholders, to hear and determine in said court, all questions relating to said damages, and to assess the amount thereof; and the verdict of such jury [shall] be final and conclusive upon the parties; and if the party applying for a jury shall not obtain, in case it shall be the original plaintiff, or applicant, an increase of damages, or in case it be the original defendant, a decrease of damages awarded by the commissioners, such party shall pay reasonable costs of such trial, otherwise shall recover reasonable Costs. costs, and upon any judgment rendered on the verdict of such jury the court may issue execution accordingly.

SECT. 4. Be it further enacted, that in case any property or estates Trustees, adminshall be taken under the provisions of this act, which may be held in latrators, etc., of trust, or be the property of married women, or belong to minors, or ized to act. persons non compos, or the unsettled estates of persons deceased, the trustees of such estates held in trust, such married women with their husbands, and the guardians of such minors or persons non compos, and the administrators and executors of such estates, are hereby authorized to enter into such references, or take such other measures as proprietors are by this act authorized to do: provided, however, Proviso. that the damages which may be awarded by the commissioners or recovered by verdict, belonging to estates held in trust, or the property of married women, shall be paid to the trustees of such estates so held in trust, and the husbands of such married women, if such married women shall thereto consent in writing, and, if not, then to [a] trustee or trustees to be appointed by the supreme judicial court, at any term thereof, on application of any such married woman, in trust, to hold and invest the same, to pay over the income thereof to the husband of such married woman, so long as he would have been entitled to the use and possession of said estate, and then to pay over the principal to such person or persons as would have been entitled to have said estate if the same had not been taken by the provisions of this act, with such securities, limitations, and restrictions, as said court shall on such application direct. And the Disposition of damages awarded to unsettled estates of deceased persons, or minors, damages. or persons non compos, shall be subject to the same disposition which

is now by law provided for the surplus arising from the sales of real estate by administrators and guardians, under the order of court.

February 21, 1824.

[1859, 211; 1860, 152.]

#### 1824. — CHAPTER 16.

AN ACT TO REGULATE THE SIDEWALKS IN THE TOWN OF CHARLES-TOWN.

Be it enacted, etc.:

Regulations.

Section 1. That in all streets which shall hereafter be paved in the town of Charlestown, the sidewalks shall be made according to the following regulations, viz: the foot-path or sidewalk on each side of the street shall be of a breadth not exceeding one-sixth part of the whole width of the street, and shall be paved with brick or flat stone, and shall be secured with good and sufficient hammered edgestone on the outside of the same.

1864, 160.

SECT. 2.1 Be it further enacted, that whenever the town shall direct the paving of any public street as aforesaid, each and every owner or owners of a lot or lots of land adjoining the same, shall without delay, at his or her expense, cause the sidewalk in front of his or her land, to be paved with brick or flat stone, and supported by hammered edgestone, and kept in repair, the same to be done under the direction, and to the acceptance of the surveyors of the highways. And if the owner or owners of such lot or lots shall neglect or refuse to pave and support the sidewalk as aforesaid, for the space of twenty days after he or she, or the tenant of such lot or lots, or the attorney of such owner or owners, shall have been thereto required by any of the surveyors of highways, then it shall be lawful for said surveyors, and they are hereby enjoined and required to pave and support the same in manner aforesaid, or to repair the same, and shall recover the whole amount of the expense thereof, by action of the case, to be brought by the surveyors of highways, before any court, proper to try the same: nevertheless, that whenever, in the opinion of the selectmen, any owner or owners of any lot on such street, shall be unable to comply with the foregoing requisitions, the said selectmen may direct the surveyors of highways to cause such sidewalk to be made at the expense of the town: provided, also, that when there are any vacant lots of land on any such street, the surveyors of highways may, at their discretion, allow the owner or owners thereof to cover the sidewalk with plank, and support the same with timber, which shall be removed, and the edgestone and brick or flat stone pavement be completed, whenever, in the judgment of said surveyors, it shall become necessary.] Be it further enacted, that no canopy balcony, portico, or SECT. 3.

Canopy, balcony, etc. 122 Mass. 173. 124 Mass. 434. 128 Mass. 330. Width and how built.

door-steps, hereafter erected in any street, lane, or alley, in the town of Charlestown, shall project into the street, lane, or alley, more than one-twelfth part of the width thereof, and in no case more than three feet, and all cellar-doors hereafter made or repaired, shall be built with upright cheeks, which shall not project from the line of the house, into the street, lane, or alley, more than nine inches, nor shall the platform of the same rise above the level of the sidewalk. And if any proprietor, owner, or owners, shall erect any canopy, balcony,

portico, cellar-door, door-step, or other obstruction, contrary to the

In case of neglect or refusal.

¹This section was repealed by St. 1855, c. 11, § 2. See also St. 1864, c. 160, § 1.

provisions of this act, and shall refuse or neglect to remove or take down the same, within five days after having been directed and required thereto, by any of the surveyors of highways, such proprietors, owner, or owners, shall forfeit and pay the sum of two dollars for Forfeit. each and every day the same shall remain, after the expiration of the said five davs.

Be it further enacted, that all forfeitures and fines which Distribution of SECT. 4. may be recovered in pursuance of this act, shall go, and be distributed, one moiety thereof to the poor of the town of Charlestown, and the other moiety to the surveyors of highways.

July 12, 1824.

[1864, 160.]

#### 1824. — Chapter 28.

AN ACT CONCERNING THE REGULATION OF THE HOUSE OF CORRECTION IN THE CITY OF BOSTON, AND CONCERNING THE FORM OF ACTIONS COM-MENCED UNDER THE BY-LAWS OF SAID CITY, AND PROVIDING FOR FILL-ING VACANCIES IN THE BOARD OF ALDERMEN.

Be it enacted, etc.:

That the city of Boston shall be entitled to the same Remedy of Boston remedies in order to recover the expenses of supporting any poor per- ing poor person maintained in the house of industry of said city, that towns in sons. this commonwealth are entitled to for the recovery of the expenses of persons for whom support or relief is provided by overseers of the poor, or under their direction.

SECT. 2. Be it further enacted, that the house of correction within Appointment of the city of Boston shall be the house of correction for the county overseers of the of Suffolk, and that the city council of said city shall have power, won. from time to time, to appoint such a number of overseers of the house 1837, 33, § 1. of correction in said city of Boston, not exceeding nine, as they shall deem expedient, who shall have, use, and exercise, all the powers and authority in regulating and governing said house of correction and the inhabitants thereof, subject to the control of the mayor and aldermen of the said city, that are granted to overseers of houses of correction in and by an act entitled "an act for suppressing and punishing rogues, vagabonds, common beggars, and other idle and lewd persons," passed on the twenty-sixth day of March in the year of our Lord one thousand seven hundred and eighty-eight, and the several acts additional thereto; and the said overseers, so appointed, or the Overseers may major part thereof, shall, from time to time, make, ordain, and estab-the government lish, such rules and orders, not repugnant to the constitution and laws of said house. of the commonwealth, for the governing and punishing of persons committed to the said house, as they shall find needful and proper, which, within one month after they shall have been made, shall be submitted to the said city council, and shall be in force until repealed by the said overseers, or until disapproved of by the said city council, and the power of discharging persons committed to the said house of Persons may be correction by the justices of the police court of said city, or by any discharged by justices of the justice of the peace for the county of Suffolk, before the expiration police court of their term of commitment, upon the recommendation of the overseers of said house, shall be, and is hereby, vested in any one or more of the said justices of the police court of said city.

SECT. 3. Be it further enacted, that the said city council shall have City council power, from time to time, to appoint a master of the said house of may appoint correction, who shall be under the direction and control of the said over-house of correction. seers, and shall be compensated in such manner as the said city coun-

1'.8. 220, § 23.

SECT. 4.

And the said city of Boston shall bear and defray all the expenses of the said house of correction, and shall be entitled to the same remedies to recover the charges of maintaining any person therein that the masters of the several houses of correction throughout the commonwealth, or that towns, or counties, are now entitled to by law.

Be it further enacted. that all fines, penalties, and forfeit-

1816, 44,

ures, accruing under a statute of this commonwealth, passed the twentieth day of June, in the year of our Lord one thousand eight hundred and sixteen, entitled "an act to empower the town of Boston to choose a board of health, and to prescribe their power and duty," or accruing under any rules, regulations, by-laws, or ordinances Prosecutions for which have been, or hereafter shall be, passed by the city council of the city of Boston, in relation to the health of the said city, or of the inhabitants thereof, shall be sued for, prosecuted, and recovered, by complaint or information before the justices of the justices' court for the county of Suffolk, in the name of the city of Boston, by any officer or person authorized to institute the same, and in the manner prescribed in the statute above mentioned, and such fines, penalties, and forfeitures, shall enure, and be recovered, for the use of the said city; and no person shall be disqualified from acting as a magistrate, juror, or witness, in any such suit or prosecution, by reason of any interest which he may have, as an inhabitant of the said city, in the

Form of com-

SECT. 5. Be it further enacted, that in all prosecutions by complaint before the police court for the city of Boston founded on the special acts of the legislature, the by-laws of the town of Boston, or the ordinances or by-laws of the city of Boston, it shall be sufficient to set forth in such complaint the offence fully and plainly, substantially and formally; and in such complaint it shall not be necessary to set forth such special act, by-law, ordinance, or any part thereof.

sum or sums of money to be recovered thereby.

Vacancies in board of alder-

SECT. 6. [Be it further enacted, that in case of the death or men, how filled resignation of any member of the board of aldermen, the citizens 1884, 425, § 25. of Boston shall have power to fill such vacancy at any regular meeting that may be convened for that purpose.]

June 12, 1824.

[1857, 35; P.S. 220.]

# 1825. — CHAPTER 3.

AN ACT FOR THE REGULATION OF LAMPS IN THE CITY OF BOSTON.

Be it enacted, etc.:

Mayor and aldermen author-ized to erect lamps.
1 Allen 30.
100 Mass. 255.
106 Mass. 276. 112 Mass. 520.

That from and after the publication of this act it Section 1. shall be lawful for the mayor and aldermen of the city of Boston, for the time being, to cause to be set up and affixed such and so many lamps in the streets and other places in the said city, for the purpose of lighting the same, as they may determine to be convenient and necessary; and the said mayor and aldermen are hereby empowered to make all necessary contracts, rules, orders, and regulations, respecting the said lamps, and the lighting and keeping the same in repair, and the regulation and preservation of the same, as they may deem most for the benefit of said city.

Fines and penal-ties for injuring lamps. P.S. 203, § 76.

Be it further enacted, that whoever shall wilfully, maliciously, carelessly, or wantonly, break, throw down, extinguish, or otherwise injure, any of the said lamps, or the posts, irons, or other furniture, to the same belonging, shall be liable to the fines, penalties, and forfeitures, which are provided in and by an act entitled

"an act to prevent the wanton destruction of lamps," made and passed on the eighteenth day of February, in the year of our Lord one thousand eight hundred and twenty-four; to be recovered and

appropriated in the manner provided in said act.

Be it further enacted, that the act entitled "an act for Repeal of act regulating lamps already set up, or that may hereafter be set up, for Page 1775. enlightening the streets, lanes, alleys, or passage-ways, in the town of Boston, and to prevent the breaking or otherwise damaging the same, and also establishing the method for paying the expenses that may arise in supporting or maintaining said lamps," be, and is hereby, repealed: provided, the said act shall remain in force as to all fines, penalties, and forfeitures, which have been incurred prior to the passing of this act, in and by virtue thereof.

June 16, 1825.

# 1825. — CHAPTER 40.

AN ACT TO INCORPORATE THE TRUSTEES OF THE POOR'S FUND IN THE TOWN OF CHARLESTOWN.

Be it enacted, etc.:

Section 1. That James K. Frothingham and others, selectmen of Persons incorporated. the town of Charlestown, and Thomas Miller, Amos Tufts, and Matthew Skilton, deacons of the First Congregational church, William Arnold and James Fosdick, deacons of the Baptist church, Moses Hall, Daniel Tufts, and Joseph Gould, deacons of the Universalist church, Joseph Phipps and Elias Phinney, deacons of the New church, all of said Charlestown, for the time being, and their successors in the said offices of selectmen and deacons, for the time being, be, and they hereby are, made a body politic and corporate forever, by the name of the Trustees of the Charlestown Poor's Fund, for the purpose of managing certain donations given and bequeathed at different periods of time, by Richard Russell, Esq., Captain Richard Sprague, Mr. Thomas Call, and Richard Devens, Esq., all formerly inhabitants of the said Charlestown, and such other funds as may come into their hands for like purposes; and the said trustees, by the name aforesaid, Powers and may sue and be sued, prosecute and defend suits, with power of substitution, and may have a common seal, and the same may alter and renew at pleasure; and the two senior deacons of all regularly organized religious churches, which may hereafter be constituted, in said town of Charlestown, shall be considered as members of said board of trust: provided, that, whenever any new society shall be consti- Provise. tuted in said town, the board of trust shall be composed of the selectmen and two senior deacons from each church, for the time being, and their successors in said offices.

SECT. 2. Be it further enacted, that the said trustees may choose Officers and bya treasurer and other necessary officers, and may adopt all needful laws. by-laws and regulations for the government of the corporation, not repugnant to the constitution and laws of this commonwealth, and the same may alter as they may find expedient and necessary.

SECT. 3. Be it further enacted, that the said trustees shall have Trustees may receive and hold full power to receive and hold all money, securities, and other estate, the Poor's Fund. real or personal, now constituting the said Poor's Fund, and also to receive and hold all gifts, grants, and donations, real and personal, that may hereafter be made to increase the said fund, and the same to manage, and put on interest, and to apply the income thereof annually, for the relief of the poor of said town forever, conformably to the true intent and meaning of the several donors: [provided, how-

ever, that the annual income of said fund shall not exceed the sum of two thousand dollars ].1

Trustees may sell property.

Be it further enacted, that the said trustees shall have SECT. 4. power to make sale of any of their property, real or personal, purchased or given, as they shall judge most for the interest of their said trust, unless that which shall be given be expressly otherwise appropriated by the donor; and all moneys arising from such sale, and the subsequent income, shall be applied to the same use to which the property sold and the income thereof were respectively applicable; and all deeds, conveyances, contracts, and other instruments duly authorized by the board at a regular meeting, and signed by the president, and attested by the secretary, shall be good and valid.

First meeting.

SECT. 5. Be it further enacted, that James K. Frothingham be, and he hereby is, authorized to call the first meeting of the trustees, at such time and place as he shall think proper.

June 18, 1825.

[1868, 301; 1873, 286, § 12.]

#### 1825. — CHAPTER 147.

AN ACT ESTABLISHING A FREE BRIDGE IN THE CITY OF BOSTON.

Be it enacted, etc.:

Persons incor-

Section 1. That Nathaniel Whittemore, Noah Brooks, Cyrus Alger, William Wright, Adam Bent, David Henshaw, Jonathan Hunewell, Francis J. Oliver, Samuel K. Williams, and Hall J. Howe, and their associates, successors, and assigns, be, and they hereby are, constituted a corporation by the name of the Boston Free Bridge Corporation, with all the powers and privileges, and subject to the restrictions, usually incident to such corporations in this commonwealth.

Authorized to build a free bridge.

SECT. 2. Be it further enacted, that said corporation be, and they hereby are, authorized and empowered to build and construct, or cause to be built and constructed, a free bridge, with one or more suitable and sufficient draws, across the water, and over the channel, in or near a direction in a straight line from or near Sea street, in Boston, to the newly made land at South Boston, and nearly in the direction of the Dorchester turnpike, and to creet a wharf or pier on each side of said bridge, near said draws, for the accommodation of vessels passing through said bridge; such bridge and wharves to be built in such manner as the city government of Boston shall approve: provided, however, that said corporation shall be holden to make compensation to any person or corporation, whose land shall be appropriated to the use of said bridge.

Proviso.

Toil not to be taken.

detention of vessels.

Be it further enacted, that no toll or duty shall ever be SECT. 3. exacted or paid for any travel over said bridge or passing the draws of the same; and said corporation shall always be held liable to keep said bridge and draws in good repair, and to raise the draw of said bridge and afford all necessary and proper accommodation to vessels that have occasion to pass the same, by night or by day, and shall Liable to action keep said bridge sufficiently lighted; and if any vessel is unreasonably delayed or hindered in passing said draw, by the negligence of said corporation or their agents, in discharging the duties enjoined on them by this act, the owners or commanders of such vessels shall recover reasonable damages therefor, of said corporation, in an action on the case, before any court proper to try the same; and if the said

¹ Repealed by St. 1868, c. 301. ² Now called Federal-street bridge. See Statutes and Ordinances (ed. 1878), p. 69, note; R.O., c. 40, § 1.

corporation shall not, within three years from the passing of this act, locate, construct, build, and complete, said bridge, agreeably to the provisions of this act, then this act shall be null and void: provided, City of Boston that whenever the city government of Boston shall assume the care may assume maintenance of and obligations of keeping said bridge in repair, lighting the same, said bridge, and be liable for and providing facilities for raising said draw or draws, as aforesaid, damages. then the obligations hereby imposed on said corporation to that effect shall be annulled, and the same shall devolve on the said city government; in which case the damages mentioned in this section shall be sued for before any court proper to try the same, in either of the counties of Middlesex or Essex. But unless the city government shall assume the care and obligations aforesaid, the said corporation, before commencing the building of said bridge, shall furnish adequate security, to the satisfaction of the said city government, for the due performance of the obligations and duties imposed on said corporation by the provisions of this act.

SECT. 4. Be it further enacted, that any person or corporation, Committee may whose lands may be taken for the purpose and in the manner men-estimate dam-

tioned in the second section of this act, may apply, if within one ages. year from the time any such damage may have happened, to the court of common pleas in the county of Suffolk, for a committee to be appointed to estimate the damage; and, upon such application, the court, after thirty days' notice to said corporation to appear and show cause why such committee should not be appointed, shall, if no good cause be shown to the contrary, appoint three or five disinterested freeholders within the county, at the expense of said corporation, which committee being first duly sworn before some justice of the peace, to be nominated by said court, and giving due notice to both parties to appear (if they see fit) for a hearing before them, shall proceed to the duties of their appointment; and they shall first inquire whether any damage has been sustained from the causes aforesaid, and, if any, shall estimate the same, and shall make return of their doings as soon as may be, into said court, and, upon acceptance of said report, judgment may be given thereon, with reasonable costs to the party prevailing: provided, however, that either party, after Either party the return of said report, may claim a trial by jury, and the court by jury. thereupon shall stay judgment on said report, and a trial shall be had by jury at the bar of said court, and if the party applying for a jury shall not obtain (in case it be the original applicant), an increase of damages, or, in case it be the original respondent, a decrease of the damages awarded by the committee, such party shall pay reasonable costs of such trial by jury, otherwise shall recover reasonable costs, and upon any judgment rendered upon the report of such committee, or the verdict of such jury, the court may issue execution accordingly, and the same, when it shall be against said corporation, unless satisfied and paid, within thirty days from the rendition of such judgment, may be served and levied upon the goods or estate of any individual member of said corporation, and an action of delt may be maintained on such judgment; and if, upon notice to said corporation, as aforesaid, to show cause why such committee should not be appointed, said corporation shall appear and deny the applicant's title to the land taken, or claim a right to do what is complained of without payment of damages, or for an agreed composition, the court shall first order a trial of the issue at the bar of said court, or, if there be an issue in law, shall try it themselves; and, in either case, Appeal to either party may appeal to the supreme judicial court, as in other court. cases, and a certificate of the determination of the supreme judicial

court on such appeal in favor of the original applicant, shall be

filed in said court of common pleas before such committee shall be appointed

City of Boston may build said bridge.

SECT. 5. Be it further enacted, that, if the city government of Boston shall, within three months from the passing of this act, determine, by a concurrent vote of both branches of the said city government, to erect said bridge, they shall be at liberty so to do. on the same terms and conditions as said Boston Free Bridge Corporation are otherwise, by the provisions of this act, authorized to erect the same.

Repeal of St. 1825, c. 115.

SECT. 6. Be it further enacted, that an act passed on the twenty-fifth day of February in the year of our Lord one thousand eight hundred and twenty-five, entitled "an act establishing a free bridge in the city of Boston," be, and the same is, hereby repealed.

Marck 4, 1826.

[1830, 121; 1831, 46; 1855, 406; 1869, 194.]

#### 1825. — CHAPTER 182.

AN ACT CONCERNING JUVENILE OFFENDERS IN THE CITY OF BOSTON. Be it enacted, etc.:

City of Boston may erect a house for the reformation of juvenile offenders. 1t.O. c. 33, § 2; c. 53. Section 1. That the city council of the city of Boston be, and hereby are, authorized to erect a building in said city, for the reception, instruction, employment, and reformation of such juvenile offenders as are hereinafter named; or to use, for these purposes, the house of industry, or correction, at South Boston, or any other house or building belonging to said city, that the city council may appropriate to these uses.

Directors for the reformation of juvenile offenders and their powers. 1357, 35. P.S. 220, § 20.

Be it further enacted, that the directors of the said house of industry, or such other persons as said city council shall appoint as directors of said house, for the employment and reformation of juvenile offenders, shall have power, at their discretion, to receive and take into said house all such children who shall be convicted of criminal offences, or taken up and committed under and by virtue of an act of this commonwealth, "for suppressing and punishing of rogues, vagabonds, common beggars, and other idle, disorderly, and lewd persons," and who may, in the judgment of any justice of the supreme judicial court, sitting within and for the county of Suffolk, or of the judge of the municipal court of the city of Boston, or of any justice of the police court, within and for the city of Boston, be proper objects therefor; and upon the conviction or commitment [as], aforesaid, of any child, in the judgment of such judge or justice, a proper object for the said house of employment and reformation, the said judge or justice, previously to declaring the sentence of the law on such child, shall cause notice to be given to the directors of the said house; and in case the said directors shall declare their assent to the admission of such child into said house, the said judge or justice shall sentence him or her to be committed to said house of employment and reformation, subject to the control of the directors thereof, in conformity with the provisions of this act.

Courts may sentence children to house of reformation.

SECT. 3. Be it further enacted, that any justice or judge of either of the said courts respectively, on the application of the mayor, or of any alderman of the city of Boston, or of any director of the house of industry, or house of reformation, or of any overseer of the poor of said city, shall have power to sentence to said house of employment and reformation all children who live an idle or dissolute life, whose parents are dead, or, if living, from drunkenness or other vices, neglect to provide any suitable employment, or exercise any

salutary control over said children. And the persons thus committed shall be kept, governed, and disposed of as hereinafter provided, the males till they are of the age of twenty-one years, and the females

of eighteen years.

SECT. 4. Be it further enacted, that the directors of said house of Directors may industry, or such other persons as said city council shall appoint service. directors of the institution, authorized by this act, may receive the persons, sentenced and committed as aforesaid, into said institution, and they shall have power to place the persons committed to their care, the males until they arrive at the age of twenty-one years, and the females until they arrive at the age of eighteen years, at such employments, and to cause them to be instructed in such branches of useful knowledge as shall be suitable to their years and capacity; and they shall have power to bind out said minors as apprentices or servants, until they arrive at the ages aforesaid, to such persons, and at such places, to learn such arts, trades, and employments, as in their judgment will be most for reformation, amendment, and future benefit and advantage, of such minors. And the provisions of an act entitled "an act providing for the relief and support, employment, and removal, of the poor, and for repealing all former laws made for these purposes," passed the twenty-sixth day of February, in the year of our Lord one thousand seven hundred and ninety-four, contained in the fourth, fifth, and sixth sections thereof, so far as they relate to binding out children as servants or apprentices, are adopted as a part of this act; and the directors specified in this act shall have all the powers and be subject to all the duties of the overseers of the poor, as set forth in the sections aforesaid of the act aforesaid; and the master or mistress, servant and apprentice, bound out as aforesaid, shall have all the rights and privileges, and be subject to all the duties, set forth in the sections aforesaid of the act aforesaid.

Be it further enacted, that whenever said directors, over- Minors may be SECT. 5. seers, or managers, shall deem it expedient to discharge any minor, committed to their charge as aforesaid, and not bound out as a servant or apprentice, and shall recommend the same in writing to the court by whom such minor was committed, said court shall have power to discharge him or her from the imprisonment or custody aforesaid.

SECT. 6. Be it further enacted, that the said judge, or either of the Courts may transfer chil-said justices, on the application of either of the persons mentioned dren committed in the third section of this act, shall have power to order the transfer to the common good. of any child committed to the common gaol, or the house of correction. and inmates of the same, at the time of passing this act, to the said house for the employment and reformation of juvenile offenders, to be received, kept, or bound out by the directors thereof in conformity with the provisions of this act.

SECT. 7. Be it further enacted, that it shall be lawful for the said City may cotabcity council, at their discretion, to establish within said city two or one house of more houses of correction, to be houses of correction for the county correction. of Suffolk; and it shall be lawful for the mayor and aldermen of said city to transfer persons held under sentence in either of said houses, to any other of said houses, when, in their opinion, the health, moral improvement, or beneficial employment, of such persons will be promoted thereby.

March 4, 1826.

#### 1826. — CHAPTER 111.

AN ACT IN ADDITION TO THE ACT ENTITLED "AN ACT CONCERNING THE HOUSE OF INDUSTRY IN THE CITY OF BOSTON."

Be it enacted, etc.:

Directors empowered to bind out children.

That the directors of the house of industry, in the city of Boston, shall have and exercise all the powers, and perform all the duties, relative to paupers, and the binding out of children and other persons committed to said house of industry for support, as the overseers of the poor of the several towns in this commonwealth now have and exercise, in relation to paupers and the binding out of children, and other persons, under and by virtue of the several laws of this commonwealth; and all acts of said directors shall impose the same duties, liabilities, and obligations, on all judicial tribunals, on the city of Boston aforesaid, and on the several towns and individuals of this commonwealth, as the same acts would impose if done and performed in the same manner by the overseers of the poor of the several towns in this commonwealth.

March 5, 1827

[1822, 56; 1833, 126; 1857, 35.]

# 1829. — Снартев 44.

AN ACT TO INCORPORATE THE CHARITABLE ASSOCIATION OF THE BOSTON FIRE DEPARTMENT.

Be it enacted, etc.:

Persons incorporated. 1874, 843. Section 1. That Edward G. Prescott, George Dearborn, and Jonathan A. Davis, with their associates and successors, be, and they hereby are, incorporated, by the name of the Charitable Association of the Boston Fire Department, for the purpose of affording relief to such of their members as may at any time receive injury in the discharge of their duties, as members of the Boston fire department, or to their families, in the event of their decease, and by that name may sue and be sued, and may have and use a common seal.

Real and personal estate. SECT. 2. Be it further enacted, that the said corporation may receive and take by purchase, grant, devise, bequest, or donation, any real or personal property, and hold the same for the purposes aforesaid, and may manage and dispose of the same according to their discretion: provided, that the whole amount of the real and personal property held and possessed by the said corporation shall never exceed in value, at any one time, the sum of one hundred thousand dollars.

By-laws.

SECT. 3. Be it further enacted, that the said corporation may make and establish such by-laws and regulations, for the government of said corporation, as they may think proper: provided, the same are not repugnant to the laws and constitution of this commonwealth; and may choose and elect all necessary and convenient officers, who shall have such powers and authority as the said corporation may think proper to prescribe and grant to them, and who shall be elected in such manner, and for such periods of time, as the by-laws of said corporation may direct.

First meeting.

SECT. 4. Be it further enacted, that Edward G. Prescott, above named, be hereby authorized to call the first meeting of said corporation, by causing a notification thereof to be published, two weeks successively, in any two of the newspapers printed in the city of Boston.

Be it further enacted, that this act may be altered, Legislative con-SECT. 5. amended, or repealed, at the pleasure of the legislature.

February 13, 1830.

[1838, 131; 1874, 348.]

#### 1830. — Chapter 121.

AN ACT IN ADDITION TO AN ACT ENTITLED "AN ACT ESTABLISHING A FREE BRIDGE IN THE CITY OF BOSTON."

Be it enacted, etc.:

SECTION 1. That the city of Boston be, and hereby is, authorized City may build to construct and maintain such wharves or piers on either or both serve bridge. sides of the free bridge, mentioned in the act to which this is in addition, as shall be necessary for the preservation and safety of said bridge; provided, however, that the said wharves or piers shall not extend in width, from the sides of said bridge, more than twentyfive feet.

SECT. 2. Be it further enacted, that, if any person shall wilfully Penalty for mall do any injury or damage to said bridge, said wharves or piers, or clous injury, etc. shall disturb or hinder the said city in the occupation of said wharves or piers, for the purpose aforesaid, the person so offending shall forfeit and pay, for each offence, a penalty not less than fifty dollars, nor more than one hundred dollars, to the use of the commonwealth, to be recovered by indictment or information, in any court of competent jurisdiction; and such person so offending shall be further liable to answer in damages to the city of Boston: provided, that nothing in this act shall be construed as intended to impair or affect the lawful rights of any person whatsoever.

SECT. 3. Be it further enucted, that whenever the wharves or piers Wharves to be erected, or which shall be erected. by the authority of this act, shall used for no other purposes. be used or improved for any other purpose or purposes than those herein specified, all right and authority to maintain them shall cease and be void.

March 18, 1831.

[1825, 147; 1831, 46; 1855, 406; 1869, 194.]

# 1831. — CHAPTER 17.

AN ACT IN FURTHER ADDITION TO THE SEVERAL ACTS REGULATING THE PAVING OF STREETS IN BOSTON.

Be it enacted, etc.:

That the surveyors of highways of the city of Boston, whenever surveyors of they shall judge it expedient, may order any street of said city to be order any street macadamized, and the several provisions of an act entitled "an act to be macadamized." to regulate the paving of streets in the town of Boston, and for rezed. moving obstructions in the same," passed on the twenty-second day of June, in the year of our Lord one thousand seven hundred and ninety-nine, and of the several acts in addition thereto, shall be deemed and taken to apply to streets ordered to be macadamized, as well as to streets ordered to be paved in said city, and the macadamizing of any of said streets shall, to all intents and purposes of said several acts, be deemed equivalent to the paving of the same, and shall create the same liabilities in all respects, under the said several acts, as would be created under them by the paving of such streets.

[1799, 81; 1804, 73; 1809, 28; 1816, 90; 1833, 128.]

piers.

#### 1831. — CHAPTER 46.

AN ACT IN ADDITION TO "AN ACT ESTABLISHING A FREE BRIDGE IN THE CITY OF BOSTON."

Be it enacted, etc.:

That no part of the wharves or piers which the city of Boston is authorized to construct, by virtue of an act passed on the eighteenth day of March, in the year of our Lord one thousand eight hundred and thirty-one, entitled "an act in addition to an act establishing a free bridge in the city of Boston," shall be maintained within the distance of forty feet of any wharf or pier which shall have been, or may hereafter be, lawfully constructed by any individual or individuals.

June 20, 1831.

[1825, 147; 1830, 121; 1855, 406; 1869, 194.]

#### 1831. — CHAPTER 71.

AN ACT IN ADDITION TO AN ACT ENTITLED "AN ACT TO INCORPORATE THE PROPRIETORS OF BOSTON SOUTH BRIDGE."

Be it enacted, etc.:

Transfer of bridge to the city of Boston.

Section 1. That the proprietors of the Boston South Bridge are hereby authorized and empowered to sell, assign, and transfer, to the city of Boston, the franchise and materials of said Boston South Bridge, to have and to hold the same to the said city and its successors forever: provided, that no toll or duty shall ever be exacted or paid for any travel over said bridge, or passing the draw of the same, and the said city shall always be held liable to keep said bridge in good repair, and to raise the draw of said bridge, and afford all necessary and proper accommodation to vessels that have occasion to pass the same by night or by day, and shall keep said bridge sufficiently lighted.

Payment of money and transfer of bridge.

SECT. 2. Be it further enacted, that, if, on or before the fifteenth day of September next, the said city of Boston shall not pay to the proprietors of the Boston South Bridge such sum as may be agreed on between them and the city of Boston, and receive a transfer or assignment of the franchise and materials of said bridge, according to the provisions of the first section of this act, then, and in such case, the said proprietors of Boston South Bridge are hereby authorized to surrender the franchise of said bridge to this commonwealth, at any time within six months after said fifteenth day of September next, by a formal deed of surrender duly executed and filed in the office of the secretary of this commonwealth, and that from and after the day of such surrender, the said corporation shall be dissolved, and exist no longer as a body corporate, excepting for the purpose of suing and being sued for recovery of debts due unto or from said proprietors.

SECT. 3. Be it further enacted, that so much of the act, to which this act is in addition, as is incompatible with the provisions of this act, be, and the same is, hereby repealed.

June 23, 1831.

Repeal.

¹ By deed dated April 19, 1832, the city purchased this bridge, together with the buildings, rights, wharves, and real estate, of "the proprietors of the Boston South Bridge," a corporation created by St. 1803, c. 13. (Suffolk Deeds, lib. 360, fol. 50) The bridge is now called the Doverstreet bridge. See Statutes and Ordinances (ed. 1876), p. 66.

#### 1833. — CHAPTER 126.

AN ACT IN ADDITION TO THE SEVERAL ACTS "CONCERNING A HOUSE OF INDUSTRY IN THE CITY OF BOSTON."

Be it enacted, etc.:

Section 1. That the city council of the city of Boston are hereby city council empowered, whenever they deem it expedient, to appoint, by current empowered to appoint directions and appoint directions and appoint directions and appoint directions are appointed to the second appoint directions and appoint directions are appointed to the second appoint directions and appoint directions are appointed to the second appoint directions and appoint directions are appointed to the second appoint directions and appoint directions are appointed to the second appoint directions and appoint directions are appointed to the second appoint directions are appointed to the second appoint directions and appoint directions are appointed to the second appoint directions and appoint directions are appointed to the second appoint directions and appoint directions are appointed to the second appoint direction appointed to the second appointed to the second appointed to the second appoint direction appointed to the second appointed t ballot in each board, a sufficient number of persons, not exceeding tors. twelve, a majority of whom shall constitute a quorum for the transaction of business, to be directors of the house of industry in the said city, who shall hold their office for the term of one year, and until others are appointed in their place; and said city council are further empowered, in like manner, to fill all vacancies which may occur in said board of directors, during the year for which it is appointed. And said directors may appoint a superintendent, and any other officers necessary for the government of said house, and shall have all the powers, and be subject to all the duties, prescribed to said board, by virtue of the several acts to which this is in addition.

SECT. 2. Be it further enacted, that the provisions of any previous act, which are inconsistent with this, be, and the same hereby are, repealed.

March 16, 1833.

[1822, 56; 1826, 111; 1857, 35.]

## 1833. — CHAPTER 128.

AN ACT IN ADDITION TO THE SEVERAL ACTS RESPECTING THE STREETS OF BOSTON.

Be it enacted, etc.:

That the city council of the city of Boston, may, from time to City council may time, by any ordinance or ordinances, empower the surveyors of high-empower surveyors of said city so to regulate the width and height of the side-ways to regulate walks of any public squares, places, streets, lanes, or alleys, in said R.O. c. 26, § 62. city, as shall, in the judgment of said surveyors, be most conducive to the convenience and interest of said city, any law of the commonwealth to the contrary notwithstanding; and may also empower said surveyors to accept such sidewalks, after the same shall be put in good and perfect repair by the abutters on said squares, places, streets, lanes, and alleys, and after the same shall have been relinquished in writing to the said city by such abutters; and may also order that, after such relinquishment, such sidewalks may be maintained at the expense of said city.

March 16, 1833.

[1799, 31; 1809, 28.]

## 1833. — Chapter 151.

AN ACT FURTHER REGULATING THE STORAGE, SAFE-KEEPING, AND TRANSPORTATION OF GUNPOWDER IN THE CITY OF BOSTON.

Be it enacted, etc.:

Section 1. That no person, except on military duty in the public Gunpowder not service of the United States, or of this commonwealth, shall keep, outlicense have, or possess, in any building, or in any place, or in any carriage, P.S. 102, 55 56 or on any wharf, or on board of any ship or other vessel, within two et seq.

¹ The preceding acts herein referred to, having been repealed or superseded, are omitted.

hundred yards of any wharf, or of the main land, in the city of Boston, gunpowder in any quantity exceeding one pound, in any way or manner, other than by this act, and by the rules and regulations hereinafter mentioned, may be permitted and allowed. And all gunpowder had, kept, or possessed, contrary to the provisions of this act, and of such rules and regulations, shall be forfeited, and liable to be seized and proceeded against in the manner hereinafter provided.

cicenses, etc.

SECT. 2. Be it further enacted, that it shall not be lawful for any person or persons to sell gunpowder, which may, at the time, be within the city of Boston, in any quantity, without first having obtained, from the engineers of said city, a license, signed by the chief engineer, or by the secretary of the board of engineers, on which shall be written, or printed, a copy of the rules and regulations by them established, relative to keeping, selling, and transporting gunpowder within said city, and every such license shall be in force for one year from the date thereof, unless annulled by the board of engineers, and no longer; but such license may, prior to the expiration of that term, be renewed by the chief engineer, or the said secretary, from year to year, by endorsement thereon: provided, always, that the board of engineers may rescind any such license, if in their opinion the person or persons have disobeyed the law, or infringed any rules and regulations established by said board of engineers. And every person, who shall receive a license to sell gunpowder as aforesaid, shall pay for the same the sum of five dollars, — and for the renewal thereof the sum of one dollar, - which sums shall be paid to the board of engineers, for their use for the purpose of defraying the expenses of carrying this act into execution.

Rules and regu-

SECT. 3. Be it further enacted, that the board of engineers of the city of Boston may establish rules and regulations, from time to time, relative to the times and places at which gunpowder may be brought to or carried from said city by land or water, the times when, and manner in which, the same may be transported through the said city, to direct and regulate the kind of carriages and boats, in which the same may be so brought to, carried from and through, said city, and to direct the manner in which gunpowder may be kept by licensed dealers and other persons, and to direct and require all such precautions as may appear to them needful and salutary to guard against danger in the keeping and transportation of gunpowder.

Penalty for selling without license. Gunpowder may be seized, etc. 1 Met. 225.

[Repealed by St. 1837, c. 99.] Be it further enacted, that all gunpowder, which shall be kept, had, or possessed, within the city of Boston, or brought into or transported through the same, contrary to the provisions of this act, and to the rules and regulations made as aforesaid, may be seized and taken into custody by any one or more of the engineers of said city, and the same shall, within twenty days next after the seizure thereof, be libelled, by filing, in the office of the clerk of the municipal court of the city of Boston, a libel, stating the time, place, and cause, of such seizure, a copy of which libel, or the substance thereof, together with a summons or notice, which such clerk is hereby authorized to issue, shall be served on the person or persons in whose custody or possession such gunpowder shall have been seized, if such person be an inhabitant of the commonwealth, by delivering a copy thereof to such person or persons, or leaving such a copy at his, her or their usual place of abode, fourteen days at least before the sitting of the court, at which the same is to be heard, that such person or persons may appear and show cause why the gunpowder so seized and taken should not be adjudged forfeit. And if the gunpowder so seized shall be adjudged forfeit, the person or persons, in whose custody or

possession the same was seized, or the occupant or tenant of the place wherein the same was so seized, shall pay all costs of prosecution, and execution shall be issued therefor: provided, that it Proviso. appear to the court that such person or persons had notice of such prosecution by service as aforesaid, and in case the person or persons in whose custody or possession such gunpowder may be seized, shall be unknown to the engineer or engineers making such seizure, or in case such gunpowder, at the time of seizure, may not be in the custody or possession of any person, or if it shall appear by the return of the officer that such person cannot be found, or has no place of abode in this commonwealth, then said court shall and may proceed to adjudication thereon. And such libel or summons, and also such writ of execution for costs, shall and may be served and executed in any county in this commonwealth, and by any officer competent to execute civil process in like cases.

Be it further enacted, that any person or persons, who Fine for rescushall rescue, or attempt to rescue, any gunpowder seized as aforesaid, or attempting to or shall aid or assist therein, or who shall counsel and advise, or pro- rescue it. cure the same to be done, or who shall molest, hinder, or obstruct any engineer in such seizure, or in conveying gunpowder so seized to a place of safety, shall forfeit and pay a fine for each offence of notless than one hundred dollars, and not exceeding five hundred dollars, to be sued for and recovered by action of the case, by any person or persons who shall sue for the same, in any court proper to try the same; and it is hereby made the duty of all persons to aid and assist such engineer or engineers in executing the duties hereby required.

SECT. 7. Be it further enacted, that the said engineers, or any of Engineers may them, may enter the store or place of any person or persons licensed to sell gunpowder, to examine and ascertain if the laws, rules, and for gunpowder. regulations, relating thereto are strictly observed; and, on an alarm of fire, may cause the powder there deposited to be removed, or destroyed, as the case may require; and it shall be lawful for any one or more of the engineers of said city to enter any dwelling-house or other place in the city of Boston to search for gunpowder, first having obtained from a justice of the police court in said city a search warrant therefor, which warrant the justices of said court are hereby authorized to issue, upon the complaint of such engineer or engineers, supported by his or their oath.

SECT. 8. Be it further enacted, that any person who shall suffer Persons suffering by exploinjury by the explosion of any gunpowder, had, kept, or transported, within the city of Boston, contrary to the provisions of this act, and an action of the case, etc. of the rules and regulations established as aforesaid, may have an action of the case in any court proper to try the same, against the owner or owners of such gunpowder, or against any other person or persons who may have had the possession or custody of such gunpowder, at the time of the explosion thereof, to recover reasonable damages for the injury thus sustained.

Be it further enacted, that it shall be the duty of the Rules and reguengineers of the city of Boston to cause all such rules and regulations as they may make and publish, by virtue of the authority given by this act, to be published in two or more newspapers printed in the city of Boston, and to cause such publication to be continued three weeks successively for the information and government of all persons concerned.

SECT. 10. Be it further enacted, that all fines, penalties, and forfeitures, which may arise and accrue under this act, shall and may be prosecuted for and recovered, either in the manner hereinbefore specially provided, or by indictment, complaint, or information, in any court proper to try the same. And this act shall be taken and deemed

Fines, how re-

to be a public act, of which all courts, magistrates, and citizens, are bound to take notice as such; and in any libel, action, indictment, information, or complaint, upon this act, it shall not be necessary to set forth any more of the same than so much thereof as relates to, and may be necessary truly and substantially to describe, the offence alleged to have been committed.

Fines, how appropriated.
Repeal.

Proviso.

Proviso.

SECT. 11. [Repealed by St. 1837, c. 99.]

Sect. 12. Be it further enacted, that this act shall take effect and be in force from and after the passing thereof, and that all acts and parts of acts, heretofore passed, which are inconsistent with, or repugnant to, the provisions of this act, be, and the same are, hereby repealed: provided, however, that the same shall continue in force, for the purpose of prosecuting all offences which may have been committed prior to the passing of this act, in the same manner, to all intents and purposes, as if the same had not been repealed: and provided, further, that all rules and regulations, made and established by the engineers of said city, under and by virtue of the provisions of such former acts, shall continue to have the same force and effect, until altered or annulled by said engineers, as if this act had not been passed.

March 25, 1833.

[1837, 99; 1841, 58; 1882, 269.]

### 1834. — CHAPTER 102.

AN ACT TO SET OFF THEMPSON'S ISLAND FROM THE TOWN OF DOR-CHESTER, AND TO ANNEX THE SAME TO THE CITY OF BOSTON.

Be it enacted, etc.:

Thompson's island annexed to the city of Boston.

Section 1. That Thompson's island, lying in the harbor of Boston, and heretofore a part of the town of Dorchester, with the inhabitants thereon, is hereby annexed to the city of Boston in the county of Suffolk; and said island shall hereafter be considered and deemed to be a part of the city of Boston: provided, that the said island shall revert to the town of Dorchester in one year after it shall cease, by the voluntary act of the proprietors, to be used for the purposes of a farm school, or other charitable public purposes, and shall be appropriated to any other use: and provided, also, that nothing in this act contained shall destroy or affect any lawful right that the inhabitants of the said town of Dorchester may now have to dig and take clams on the banks of said island.

Proviso.

Taxation.

SECT. 2. Be it further enacted, that said island shall be exempted from taxation, so long as it shall continue to be appropriated to the use of the Boston farm school, or to any similar public charity.

March 25, 1834.

#### 1834. — CHAPTER 130.

AN ACT TO INCORPORATE THE PROPRIETORS OF CHELSEA FREE BRIDGE. Be it enacted, etc.:

SECTION 1. That Benjamin T. Reed, Amos Binney, John Henshaw, and their associates, successors, and assigns, are hereby made a body corporate, by the name of The l'roprietors of Chelsea Free Bridge.

SECT. 2. Be it further enacted, that said corporation is hereby authorized to build a bridge across Chelsea crock, from the northerly side of Noddle's island, in the harbor of Boston, to the farm of Benjamin Shurtleff, in Chelsea; which bridge shall be well built, of

good and sufficient materials, not less than twenty-five feet wide. with sufficient railings for the protection of passengers, with a good and sufficient draw not less than twenty-five feet wide; which draw shall, at all times, on demand, be raised for the passage of vessels that cannot pass under said bridge, and said bridge shall be fur-Piers. nished with proper piers on both sides, above and below, for the accommodation of vessels passing through the same. And, in case Forfelture for detaining ves any such vessel, about to pass said bridge, shall be detained more sels. than one hour, the corporation shall forfeit and pay to the owner or owners of such vessel, a sum not less than three dollars, nor more than twenty dollars, to be recovered by action of debt in any court proper to try the same. And no toll shall be demanded of any person or persons who shall pass over said bridge: provided, always, that Proviso. if, at any time hereafter, the proprietors of said bridge shall lay out, or cause to be laid out and made, any road from the Chelsea end of said bridge to any road whatsoever, within the limits of the town of Chelsea, the inhabitants of said town shall never be chargeable with any cost or expense whatsoever, for the laying out, making, repairing, or maintaining, such road: and provided, also, that said corpora-Corporation to tion shall not build said bridge, until a good and sufficient bond, to commonwealth. be approved by the treasurer of this commonwealth, in the penal sum of three thousand dollars, shall be filed in the office of said treasurer, conditioned to pay all penalties and forfeitures that may be incurred within the meaning and intent of this act; and said corporation shall be liable for all damages to travellers over said bridge, happening through any defect of the same, in the same way and manner as towns are liable for defects in public highways and bridges, and the condition of the bond hereinbefore mentioned shall also provide for the payment of all damages which may be so sustained.

Sect. 3. Be it further enacted, that if said corporation shall neg-Time for build-lect for the space of three years after the passing of this act to build said bridge, then this act shall be void.1

[1849, 109.]

# 1834. — CHAPTER 168.

AN ACT CONCERNING THE ISLANDS AND BEACHES IN THE HARBOR OF BOSTON.

Be it enacted, etc.:

Section 1. That if any person shall wilfully carry away from any Penalty for carisland within the harbor of Boston, or from any beach adjacent rying away island within the harbor of Boston, or from any beach adjacent rying away thereto, any earth, gravel, stone, or other material, composing such etc. island or beach, without the consent of the owner thereof, the person or persons so offending shall forfeit and pay, for each offence. to the use of the commonwealth, a sum not exceeding one hundred dollars, nor less than five dollars, to be recovered by indictment in any court competent to try the same: provided, that this act shall not be construed to prevent the taking of shell-fish from such islands and beaches.

SECT. 2. Be it further enacted, that if any person shall wilfully Penalty for build a fire on Spectacle island, in the harbor aforesaid, without the on Spectacle island consent of the owner or owners thereof, such person shall suffer the and. like forfeiture, and to be recovered and appropriated in like manner as is provided in the first section of this act.

March 31, 1834.

March 28, 1834.

## 1835. — CHAPTER 100.

AN ACT TO INCORPORATE THE PROPRIETORS OF CHELSEA-POINT BRIDGE. Be it enacted, etc.:

SECTION 1. That Joseph Burrill, Joseph Belcher, John W. Tewks-

Persons incorpo-

Location of

bridge.

bury, and their associates, successors, and assigns, are hereby made a corporation by the name of The Proprietors of Chelsea-Point Bridge. Sect. 2. Be it further enacted, that said corporation is hereby authorized to build a bridge from the westerly side of Pulling Point, in the town of Chelsea, to the easterly side of Belle Isle, lying within the limits of the city of Boston, across the creek running between the two places aforesaid; which bridge shall be well built, of good and sufficient materials, not less than twenty feet wide, with sufficient railings for the protection of passengers. And no toll shall be demanded of any person or persons who shall pass over said bridge, and said corporation shall be liable for all damages to travellers over said bridge, happening through any defect of the same, in the same way and manner as towns are liable for all defects in public highways and bridges.

Condition of this

Sect. 3. Be it further enacted, that if said corporation shall neglect, for the space of three years after the passing of this act, to build said bridge, then this act shall be void.

April 1, 1835.

[1849, 106.]

## 1837. — CHAPTER 99.

AN ACT IN ADDITION TO "AN ACT FURTHER REGULATING THE STORAGE, 8AFE-KEEPING, AND TRANSPORTATION OF GUNPOWDER IN THE CITY OF BOSTON."

Be it enacted, etc:

Forfeiture for keeping or selling gunpowder contrary to law.

Section 1. Any person who shall keep, have, or possess, any gunpowder within the city of Boston, contrary to the provisions of the act to which this act is in addition, or to the rules and regulations of the board of engineers therein mentioned, or who shall sell any gunpowder in said city, without having a license therefor, or contrary to such license, or the rules and regulations aforesaid, shall forfeit a sum not less than one hundred dollars, and not exceeding five hundred dollars, for each offence; and if any gunpowder, kept contrary to the provisions of the act aforesaid, or to such license, or to the rules and regulations aforesaid, shall explode in any building, or on board of any ship or other vessel, or in any place in said city, the occupant, tenant, or owner, of which has not then a license to keep and sell gunpowder therein, such occupant, tenant, or owner, shall forfeit a sum not less than one hundred dollars, and not exceeding one thousand dollars for each offence.

Forfeiture in case of explosion.

Use of fines and forfeitures.

SECT. 2. The several fines, penalties, and forfeitures, mentioned in this act, and in the act to which this is in addition, shall enure to the sole use of the board of engineers of the fire department of the said city of Boston: provided, however, that whenever on the trial of any prosecution under the said acts, any one or more of the said engineers shall be sworn and examined as a witness on behalf of the prosecution, a record thereof shall be made in court, and, in such case, the fine, penalty, or forfeiture, shall enure to the use of the poor of the city of Boston, to be paid over to the overseers of the poor thereof.

The fourth and eleventh sections of the act to which this Repeal. is in addition, are hereby repealed.

March 28, 1887.

[1833, 151; 1841, 58; 1882, 269.]

### 1837. — CHAPTER 229.

AN ACT TO PRESERVE THE HARBOR OF BOSTON, AND TO PREVENT EN-CROACHMENTS THEREIN.

Be it enacted, etc.:

Section 1. The line hereinafter described, from the free bridge in Line in the harthe harbor of Boston to Warren bridge in said harbor, shall be, and the bor established. same is hereby, established as one of the lines in said harbor, beyond which no wharf or pier shall ever hereafter be extended into and over the tide water of the commonwealth.

SECT. 2. The said line begins at the east end of the north abut-Boundary line ment of the free bridge, and runs straight to the southerly corner of described. Brown's wharf; thence, by the end of the same, and of Wright's four wharves, fronting on the channel, to the east corner of Wright's northeast wharf; thence, on a straight line, to the south corner of Wales' wharf, and by the end of the east angle of the same; thence, from this last point, straight to the east corner of Russia wharf; thence, to the south angle of Fort Hill wharf straight, and by the end of the wharf to the east corner; thence to the south corner of Arch wharf the line is straight; the line then follows the end of the last, and Otis' wharf to the east corner of the last; the direction is then, straight to the south-east angle of Foster's south wharf; then, straight to the south corner of Rowe's wharf. From this point in a straight direction to the south corner of Long wharf; thence, straight to the south angle of the advanced part of the said wharf, and by the end of the same to the east corner thereof; thence, the line is straight to the east end of Union wharf. From the last point, straight to the south-east corner of Battery wharf. Here the next three lines commence to advance further into deep water than the following wharves, to the west corner of Gray's, and are thus drawn through the south-east angle of Battery and the west corner of Grav's wharf; a circular arc is struck, with a radius of twelve hundred feet, and three equal chords of four hundred and seventy feet are drawn upon this arc; then, from Battery wharf, the line is northerly four hundred and seventy feet, forming an angle of twenty-seven degrees and fifteen minutes with the chord of the said arc. From the end of the last, the line is also four hundred and seventy feet long, and parallel with the said chord. From the end of the last-mentioned line the line is four hundred and seventy feet to the west corner of Gray's wharf, forming the same angle with the chord of the whole arc as that from Battery wharf. From Gray's, the line is straight to the north corner of Vinal's wharf. then passes along the end of this and Brown's wharf to the west corner of the last; thence, straight, crossing Charles-river bridge to the north-east corner of Trull's wharf; thence, the line is straight, to the south abutment of Warren bridge. Which said line thus described is part of the line reported by commissioners appointed under the resolve, passed the fifth day of March, in the year one thousand eight hundred and thirty-five, to survey the harbor of Boston, and by

¹The lines of Boston harbor are shown on plans kept in the state library and in the office of the harbor and land commissioners of the commonwealth, under a provision that the public shall have a right to examine them. (St. 1830, c. 170, § 4.) The following acts establishing such lines are here referred to, but are not printed in this volume: Sts. 1840, 35; 1841, 60; 1847, 244, 278; 1849, 204; 1850, 216, 317; 1851, 254; 1853, 385; 1855, 310; 1856, 293; 1860, 176; 1844, 310; 1871, 335; 1872, 351; 1873, 231, 232, 263, 312; 1874, 302; 1877, 116; 1878, 177; 1880, 170; 1882, 48.

said commissioners drawn and defined on plans by them taken, and deposited in the library, excepting that the line herein described and intended, varies from the line of said commissioners by crossing Charles-river bridge in a straight line from Brown's wharf to Trull's wharf, as above expressed.

No wharf, pier, or building, or incumbrance of any kind,

Extension of wharves, etc., limited.

SECT. 3.

tide water in said harbor.

No wharf, cto., to be extended without leave of legislature.

SECT. 4. No person shall enlarge or extend any wharf or pier, which is now erected on the inner side of said line, further towards the said line than such wharf or pier now stands, or than the same might have been lawfully enlarged or extended before the passing of this act, without leave first obtained from the legislature.

shall ever hereafter be extended beyond the said line into or over the

No wharf, etc., to be erected in the harbor. SECT. 5. No person shall, in any other part of the said harbor of Boston, belonging to the commonwealth, erect or cause to be erected any wharf or pier, or begin to erect any wharf or pier therein, or place any stones, wood, or other materials, in said harbor, or dig down or remove any of the land covered with water at low tide, in said harbor, with intent to erect any wharf or pier therein, or to enlarge or extend any wharf or pier now erected: provided, however, that nothing herein contained shall be construed to restrain or control the lawful rights of the owners of any lands or flats in said harbor.

Offences against this act, how punished.

SECT. 6. Every person offending against the provisions of this act, shall be deemed guilty of a misdemeanor, and shall be liable to be prosecuted therefor, by indictment or information, in any court of competent jurisdiction, and on conviction shall be punished by a fine not less than one thousand dollars, nor more than five thousand dollars, for every offence, and any erection or obstruction which shall be made, contrary to the provisions and intent of this act, shall be liable to be removed and abated as a public nuisance, in the manner heretofore provided for the removal and abatement of nuisances on the public highways.

No ashes to be thrown into the harbor. SECT. 7. No ashes, cinders, or other rubbish, or materials of any description shall be put or thrown out of any steamboat in the harbor of Boston above Fort Independence, under a penalty of ten dollars for each offence.

SECT. 8. This act shall go into operation from and after the passing of the same.

April 19, 1837.

## 1838. — CHAPTER 131.

AN ACT IN ADDITION TO "AN ACT TO INCORPORATE THE CHARITABLE ASSOCIATION OF THE BOSTON FIRE DEPARTMENT."

Be it enacted, etc.:

Persons who may become members.

Section 1. Every member of the Boston fire department shall, at all times hereafter, have a right to be admitted a member of the "Charitable Association of the Boston Fire Department;" also all the members of the Veteran Association of the Boston Fire Department, who shall have been, for the term of seven successive years, members of said fire department, shall have the right of becoming members of the said "Charitable Association," by producing to the secretary of the association sufficient evidence of membership, subscribing to the constitution of the association, and paying to the treasurer such sum, not exceeding one dollar, as the association shall, from time to time, direct; which payment shall be in full for the annual contribution of the current year.

On what terms. 1874, 343, § 2.

SECT. 2. The treasurer of said association is hereby authorized Treasurer to inand required, after paying the debts of the association, to invest with the Massachusetts Hospital Life Insurance Company, for a term not exceeding thirty years, the residue of the available funds of the association, not exceeding the sum of three thousand dollars; and Income of inthe income thereof shall be applied, by the trustees of said associa- to be applied. tion, for the time being, at their discretion, to the relief or assistance of any member of the association, or his family, or of any past member, who has belonged to said fire department for five years, and has been honorably discharged therefrom; and any cause of distress, in these cases, shall be considered as entitled to the attention of the board of trustees.

SECT. 3. The association shall have the right to add to the fund Treasurer may provided for in the second section of this act, all such donations as fund. may be given for that purpose, and to place at the disposal of the trustees, to be appropriated to the purposes contemplated by said second section, such further sums as they may, from time to time, see fit, not to exceed one-tenth part of the whole annual income of the association.

SECT. 4. All provisions contained in the act to incorporate the Provisions in Charitable Association of the Boston Fire Department, passed Feb-consistent with ruary thirteenth, in the year one thousand eight hundred and thirty, this repealed. to which this act is in addition, inconsistent with the foregoing provisions, are hereby repealed.

SECT. 5. This act shall take effect from and after its passage. April 17, 1838.

[1829, 44; 1874, 343.]

#### 1839. — CHAPTER 131.

#### AN ACT TO ESTABLISH THE BOSTON LUNATIC HOSPITAL.

Be it enacted, etc.:

Section 1. The city council of the city of Boston are hereby City council auanthorized to erect and maintain a hospital, for the reception of insane hospital. persons not furiously mad; and provision shall be made for the comfortable support of all persons confined therein.

[SECT. 2. The said city council shall appoint a superintendent, who Repealed by St. 1851, c. 243. shall be a physician, and constantly reside at said hospital.]

SECT. 3. The said city council shall have power to pass such ordi- Amended by St. 1851, c. 243. nances as they may deem expedient for conducting, in a proper manner, the business of the institution, and for appointing such other officers as, in their opinion, may be necessary.

SECT. 4. The inspectors of prisons for the county of Suffolk shall Who shall be to be inspectors of said hospital, and shall perform the like duties in their duties. relation to it that they are now by law required to perform in relation to the prisons in said county.

SECT. 5. [Whenever it shall appear, on application in writing to Provision for the judge of the municipal court in the city of Boston, that any person judge of muniis insane, not being furiously mad, the said judge is hereby authorized cipal court. to order the confinement of such person in the said hospital: provided, that, upon the request of such person, the question of his sanity shall be tried by a jury in said court. Such sum per week shall be allowed Support of inand paid, for the support of every such person confined as aforesaid, Repealed by as the mayor and aldermen of the city of Boston shall direct; and if, 1840, 79, § 4. in any case, there shall be no parent, kindred, master, guardian, lown, or city, obliged by law to maintain the person so confined, and if he have no means of supporting himself, the same sum shall be paid

out of the treasury of the commonwealth for his support, as may be Discharge there allowed for other lunatics or insane state paupers; and any person, committed as aforesaid by said judge, may at any time be discharged, when, in his opinion, such discharge would be for the benefit of the person so confined, or when, in his opinion, such person would be comfortably supported by any parent, kindred, friends, master, or guardian, or by any town or city in which such person may have a legal settlement; and the said judge, jury, and other officers, and all witnesses, shall receive the same fees and compensation for services performed, and for attendance and travel, as are allowed by law for like services in criminal proceedings, to be taxed, allowed, and paid in the same manner.

What persons shall be confined in the hospital.

SECT. 6. All insane persons who are now confined in the house of correction or the house of industry in said city, or may hereafter be subject to confinement therein, and all lunatics, idiots, and other patients, who shall be removed from the state lunatic hospital at Worcester, to the city of Boston, by the trustees thereof, by virtue of the fourteenth and fifteenth sections of the forty-eighth chapter of the revised statutes, shall hereafter be confined in the said Boston lunatic hospital.

Discharge of lunatics received from state hos-

Any lunatic or insane person, who may be confined in SECT. 7. said hospital, upon his removal from the state lunatic hospital, as provided in the preceding section, may be discharged therefrom by the mayor and aldermen of said city, whenever the cause of confinement shall have ceased to exist; and said mayor and aldermen, whenever, in their opinion, such lunatic or insane person can in such manner be more comfortably provided for, and the safety of the public will not be endangered thereby, may provide for his custody and support in other places than in said hospital, the said lunatic or insane person still continuing subject to the order and direction of the said mayor and aldermen; or said mayor and aldermen may deliver him to the custody and care of any city or town in which he may have a legal The expense of so providing for such lunatic or insane person shall be reimbursed in the same manner, and recovered by the same remedies as are provided in the sixteenth section of the fortyeighth chapter of the revised statutes: provided, that in no case shall the sum charged for such provision exceed two dollars and fifty cents per week.

Repeal. When to take effect

SECT. 8. All laws inconsistent with this act are hereby repealed. SECT. 9. This act shall take effect from and after its passage.

April 8, 1839.

[1840, 79; 1851, 243; 1857, 281, 302.]

## 1840. — CHAPTER 79.

AN ACT IN ADDITION TO "AN ACT TO ESTABLISH THE BOSTON LUNATIC HOSPITAL."

Be it enacted, etc.:

Insane persons may be sent to the hospital by order of polic court, saving the right of appeal to municipal court, etc. 1857, 302.

Section 1. Whenever it shall be made to appear, on application, in writing, to the police court ' of the city of Boston, that any person is insane, not being furiously mad, and is either chargeable or likely to become chargeable to the city or the state; or, being furiously mad, has his legal settlement in and is chargeable to said city, the said police court are hereby authorized to order the confinement of such person in the said Boston lunatic hospital, saving to the person complained against the right to appeal from such order to the mu-

nicipal court of the city of Boston, as is now allowed from other judgments of said police court, by law. And, upon his appeal, the question of his sanity shall, upon his request therefor, he tried by a jury in said court. If, on such appeal, it shall be made to appear that such person is insane as aforesaid, and is, or is likely to be, chargeable as aforesaid, the said municipal court shall affirm the judgment of the said police court, with additional costs, and issue a warrant for his commitment according to law; otherwise such person shall be discharged.

Any person who shall apply for the commitment of any Persons apply. lunatic, under the provisions of the preceding section, shall first give ing for the commitment of lunanotice in writing to the mayor of the city of Boston, of his intention ties to give noto make such application; and satisfactory evidence that such notice has been given shall be produced to the said police court, at the time of making such application. And the said police court may order any further notice of such application to be given to the person complained of, or to any other person or persons in his behalf, as they shall deem to be necessary or reasonable.

SECT. 3. Any person committed to said hospital by either of the Provisions concourts as aforesaid, and any person who may be confined in said cerning discharged person hospital, upon his removal from the state lunatic hospital, as proconfined in the vided in the sixth section of the act, to which this is an addition, may at any time be discharged therefrom by the mayor and aldermen of the said city of Boston, whenever the cause of confinement shall have ceased to exist, or when, in the opinion of the said mayor and aldermen, such discharge would be for the benefit of the person so confined, or when in their opinion such person would be comfortably supported by any parent, kindred, friends, master, or guardian. or by any town or city in which said person may have a legal settlement. And said mayor and aldermen, whenever in their opinion such lunatic or insane person can in such manner be more comfortably provided for, and the safety of the public will not be endangered thereby, may provide for his custody and support in other places than in said hospital, the said lunatic or insane person still continuing subject to the order and direction of the said mayor and aldermen; or, said mayor and aldermen may deliver him to the custody and care of any city or town in which he may have a legal settlement. The expense of so providing for such lunatic or insane person shall be reimbursed in the same manner and recovered by the same remedies as are provided in the sixteenth section of the forty-eighth chapter of the revised statutes: provided, that in no case shall the sum charged for such provision exceed two dollars and fifty cents per week.

SECT. 4. So much of the one hundred and thirty-first chapter of Repeal, in part, of 1839, 131. the statutes of the year one thousand eight hundred and thirty-nine, 28 relates to the commitment of persons to the said Boston lunatic hospital, by the judge of the municipal court of the city of Boston, and to their discharge therefrom by him, is hereby repealed; but all orders of the said judge relating thereto, and rendered prior to the time this act shall take effect. shall remain in full force.

This act shall take effect from and after its passage.

When to go into effect.

March 23, 1840.

^{[1839, 131; 1857, 35, 281, 302;} P.S. 87, § § 11 et seq.]

Now the superior court. The powers enumerated in this section are now vested in the Board of Directors for Public stitutions. See St. 1857, c. 35, § 2.

* Re-enacted in Gen. Sts., c. 73, § 28; but said § 28 was repealed by St. 1862, c. 223, § 18.

# 1841. — CHAPTER 58.

AN ACT IN ADDITION TO "AN ACT FURTHER REGULATING THE STORE-AGE, SAFE-KEEPING, AND TRANSPORTATION OF GUNPOWDER IN THE CITY OF BOSTON."

Be it enacted, etc.:

Police court to have jurisdiction in cases of seizure of less than ten quarter casks of powder. 1 Met. 225, 232.

Section 1. Whenever any quantity less than ten quarter-casks of gunpowder shall be seized and taken into custody by any one or more of the engineers of the fire department of the city of Boston, a libel or complaint may be filed in the clerk's office of the police court of said city of Boston, and the said police court of said city shall have jurisdiction thereof; and the like proceedings thereon (excepting a trial by jury), shall be had in said court as are provided for by the fifth section of the act passed on the twenty-fifth day of March, in the year one thousand eight hundred and thirty-three, to which this is an addition, in the like cases of seizures and proceedings before the municipal court; saving always to any party aggrieved by any final judgment of said police court, the right of appeal and trial by jury in said municipal court.

Right of appeal provided for.

Fines and penalties, how sued

1833, 151.

for. 1837, 99. SECT. 2. All fines, penalties, and forfeitures, imposed by the act to which this is in addition, and by an act in further addition thereto, passed on the twenty-eighth day of March, in the year one thousand eight hundred and thirty-seven, may be sued for and recovered by the chief engineer, or any one or more of the engineers of the fire department of the said city of Boston, or by any person thereto authorized by a vote of the board of engineers of the said fire department.

March 6, 1841.

[1833, 151; 1837, 99; 1882, 269.]

## 1843. — CHAPTER 22.

AN ACT CONCERNING THE HOUSE FOR THE REFORMATION AND EMPLOY-MENT OF JUVENILE OFFENDERS IN THE CITY OF BOSTON.

Be it enacted, etc.:

Establishment of branches of house of reformation. Section 1. The city of Boston is hereby authorized to establish, in any building or buildings, or part of any building, used by said city, as a house of industry, or for any other purpose, a separate branch or branches of said house of reformation and employment, for females, or for the separate classification of such females.

Power of committing children by municipal or police court. Repealed by 1847, 208, § 2.

SECT. 2. [The municipal or police court of said city, upon the complaint, under oath, of the mayor, or any alderman thereof, or of any of the directors of the house of industry, or of the said house of reformation and employment, or of the overseers of the poor of said city, that any child or children live an idle and dissolute life, and that their parents are dead, or, if living, do, from vice, or any other cause, neglect to provide suitable employment for, or to exercise salutary control over, such child or children, shall have power, upon conviction thereof, to sentence such child, or children, to such house of reformation and employment, to be kept and governed according to law.]

Right of appeal continued.

SECT. 3. Nothing herein is to be construed to take away the right of appeal, in the cases aforesaid, from the police court to the municipal court aforesaid.

March 21, 1843.

[1847, 208.]

## 1844. — Chapter 58.

AN ACT AUTHORIZING THE BOSTON AND ROXBURY MILL CORPORATION TO EXTEND THEIR WHARF.

Be it enacted, etc.:

The Boston and Roxbury Mill Corporation, proprietors of a wharf To be extended to the line establing the westerly part of the city of Boston, lying at the westerly lished by St. end of Beacon street, and on the northerly side of said street [840, c. 35, and St. 1841, c. 60. and the western avenue, so called, and extending to, and bounding northerly on, the land now or formerly belonging to Jarvis Braman, are hereby authorized to extend and maintain their said wharf into the harbor channel as far as the line established by an act entitled "an act concerning the harbor of Boston," passed on the seventeenth day of March, in the year one thousand eight hundred and forty, and by an act entitled "an act in addition to an act conconcerning the harbor of Boston," passed on the sixth day of March, in the year one thousand eight hundred and forty-one; and shall have the right and privilege of laying vessels at the end of said wharf, when extended, and of receiving dockage and wharfage therefor: provided, that so much of said wharf as shall be erected, under this Proviso. act, north of a line drawn parallel to the north wall of said avenue, and two hundred feet distant therefrom, shall be built on piles; and that no building shall be placed on said wharf south of a line drawn parallel to the line of the north wall of said avenue, and twenty feet distant therefrom, and that this grant shall in no wise interfere with the legal rights of any person or persons whatever: and provided, also, that the authorities of the city of Boston shall have the right to extend Byron street, so called, to the channel over the land so made, Extension of and to lay, continue, and maintain, all necessary drains under the Byron street. same.

March 6, 1844.

#### 1845. — CHAPTER 236.

AN ACT CONCERNING STREETS AND WAYS IN THE CITY OF BOSTON.

Be it enacted, etc.:

Section 1. When any street or way, which now is, or hereafter Streets and shall be, opened in the city of Boston, over any private land, by the ways, being pri owners thereof, and dedicated to, or permitted to be used by, the but thrown open public, before such street shall have been accepted and laid out must be graded according to law, it shall be the duty of the owners of the lots abutting by abutters, etc. thereon to grade such street or way at their own expense, in such manner as the safety and convenience of the public shall, in the opinion of the mayor and aldermen of said city, require; and if the owners and, in case of of such abutting lots shall, after reasonable notice given by the said neglect, by mayor and aldermen, neglect or refuse to grade such street or way in penso of abut mayor and aldermen, the lawful for the said mayor and aldermen term, etc., at expension of some street or way in penso of abut mayor and aldermen term, etc. manner aforesaid, it shall be lawful for the said mayor and aldermen to cause the same to be graded as aforesaid, and the expense thereof shall, after due notice to the parties interested, be equitably assessed upon the owners of such abutting lots, by the said mayor and aldermen, in such proportions as they shall judge reasonable; and all assessments so made shall be a lien upon such abutting lands, in like manner as taxes are now a lien upon real estate: provided, always, that Proviso. nothing contained in this act shall be construed to affect any agreements heretofore made respecting any such streets or ways as aforesaid, between such owners and said city: provided, also, that any such grading of any street or way by the mayor and aldermen as

aforesaid, shall not be construed to be an acceptance of such street or way by the city of Boston.

No streets, etc., to be less than except, etc.

SECT. 2. No street or way shall hereafter be opened as aforesaid thirty feet wide, in said city, of a less width than thirty feet, except with the consent of said mayor and aldermen, in writing, first had and obtained for that purpose.

When to take effect.

SECT. 3. This act shall take effect in thirty days from the passing thereof, unless the city council of said city shall, within that time, vote not to accept the same.1

March 26, 1845.

### 1846. — Chapter 50.

#### AN ACT CONCERNING THE CITY OF BOSTON.

Be it enacted, etc. :

Ratification of acts done during absence of the mayor in 1845 and 1846.

Section 1. All and singular the acts and doings of the board of aldermen of the city of Boston, or of the chairman thereof, during the year one thousand eight hundred and forty-five, and one thousand eight hundred and forty-six, purporting to have been official acts and doings on behalf of said city, in the absence of the mayor thereof, and which might have been legally done and performed by said mayor alone, or by said mayor and aldermen together, whether in relation to any deeds, leases, agreements, indentures, or assurances, drafts on the city treasury, or any other matter or thing within the official powers and duties of the said mayor alone, or said mayor and aldermen together; and whether by concurrent vote with the common council or otherwise, shall be deemed to have, and shall have, the same force and effect, to all intents and purposes, as if said acts and doings had been done and performed by said mayor alone, or by said mayor and aldermen together.

When to take effect.

SECT. 2. This act shall take effect from and after its passage.

February 19, 1846.

#### 1846. — CHAPTER 167.

AN ACT FOR SUPPLYING THE CITY OF BOSTON WITH PURE WATER.

Be it enacted, etc.:

City may obtain water from Long pond, etc., in Natick, etc.

Section 1. The city of Boston is hereby authorized, by and through the agency of three commissioners, to be appointed in the manner hereinafter provided, to take, hold, and convey to, into and through the said city, the water of Long Pond, so called, in the towns of Natick, Wayland, and Framingham, and the waters which may flow into and from the same, and any other ponds and streams within the distance of four miles from said Long Pond, and any water-rights connected therewith; and may also take and hold, by purchase or otherwise, any lands or real estate necessary for laying and maintaining aqueducts for conducting, discharging, disposing of, and distributing, water, and for forming reservoirs; and may also take and hold any land on and around the margin of said Long Pond, not exceeding five rods in width, measuring from the verge of said pond, when the same shall be raised to a level of eight feet above the floor of the flume at the outlet thereof, and on and around the said other ponds and streams, so far as may be necessary for the preservation and purity of the same, for the purpose of furnishing a supply of pure water for the said city of Boston. The city of Boston shall,

May take and hold land. 10 Cush. 295. 127 Mass. 60.

¹ This act took effect as herein provided, the city council having taken no action under this

within sixty days from the time they shall take any lands, or ponds, or The city to file a streams of water, for the purposes of this act, file. in the office of the lands, ponds, or registry of deeds, for the county where they are situate, a description of the lands, ponds, or streams of water, so taken, as certain as is re120 Mass. 362. quired in a common conveyance of lands, and a statement of the 126 Muss. 422. purpose for which taken, which said description and statement shall be signed by the said mayor.

SECT. 2. The said city may, by and through the same agency, May construct make and build one or more permanent aqueducts, from any of the dams, and reservatoresaid water-sources, to, into, and through, the said city, and secure voirs, etc., and cross and dig up and maintain the same by any works suitable therefor; may connect highways, etc. the said water sources with each other; may erect and maintain dams to raise and retain the waters therein; may make and maintain reservoirs within and without the said city; may make and establish such public hydrants, in such places as may, from time to time, be deemed proper, and prescribe the purposes for which they may be used, and may change or discontinue the same; may distribute the water throughout the city, and, for this purpose, may lay down pipes to any house or building in said city, the owner or owners thereof having notice and not objecting thereto; may regulate the use of the said water within and without the said city, and establish the prices or rents to be paid therefor. And the said city may, for the purposes sforesaid, carry and conduct any aqueducts, or other works, by them to be made and constructed, over or under any water-course, or any street, turnpike-road, railroad, highway, or other way, in such manner as not to obstruct or impede travel thereon; and may enter upon and dig up any such road, street, or way, for the purpose of laying down pipes beneath the surface thereof, and for maintaining and repairing the same; and, in general, may do any other acts and things necessary, or convenient and proper, for the purposes of this act.

SECT. 3. Three commissioners shall be appointed by the city Appointment, duties, etc. of council, who shall, during their continuance in office, execute and perform, and superintend and direct, the execution and performance of all the works, matters, and things, mentioned in the preceding sections, which are not otherwise specially provided for in this act; they shall be subject to such ordinances, rules, and regulations, in the execution of their said trust, as the city council may, from time to time, ordain and establish, not inconsistent with the provisions of this act and the laws of this commonwealth; they shall respectively hold their said offices for the term of three years next after their said appointment, unless the aqueducts and works aforesaid shall be sooner completed; but they, or either of them, after having had an opportunity to be heard in his or their defence, may be removed at any time, by a concurrent vote of two-thirds of each branch of the city council; and in case of a vacancy in the board of commissioners, by death, resignation, or removal, such vacancy shall be filled by the appointment of another commissioner, in manner aforesaid, who shall hold his said office for the residue of the said term of three years, with all the powers and subject to all the restrictions aforesaid. A major part of said commissioners shall be a quorum for the exercise of the powers and the performance of the duties of the said office; they shall, once in every six months, and whenever required by the city council, make and present in writing, a particular report and statement of all their acts and proceedings, and of the condition and progress of the works aforesaid.

Before the appointment of the commissioners aforesaid, Compensation the city council shall establish and fix the salaries, or compensation, to be paid to the commissioners for their services; and the said salaries of the said commissioners, so established and fixed as afore-

said, shall not be reduced during their continuance, respectively, in said office.

Power to be exercised by the city, after the office of commissioners has coused.

SECT. 5. Whenever the said office of commissioners shall cease, either by the expiration of the said term of three years from the original appointment, or by the completion of the aqueducts and works mentioned in the preceding sections of this act, all the rights, powers, and authority, given to the city of Boston by this act, shall be exercised by the said city, subject to all the duties, liabilities, and restrictions, herein contained, in such manner, and by such agents, officers, and servants, as the city council shall, from time to time, ordain, appoint, and direct.

Remedy of owners of lands, etc., in case of disain case of disagreement as to damages. 8 Cusb. 274. 10 Cush. 275. 100 Mass. 360. 122 Mass. 360. 125 Mass. 422. 130 Mass. 422. 130 Mass. 422. 133 Mass. 215, 367.

SECT. 6. The said city of Boston shall be liable to pay all damages that shall be sustained by any persons in their property, by the taking of any land, water, or water-rights, or by the constructing of any aqueducts, reservoirs, or other works, for the purposes of this act. And if the owner of any land, water, or water-rights, which shall be taken as aforesaid, or other person who shall sustain damages as aforesaid, shall not agree upon the damages to be paid therefor, he may apply, by petition, for the assessment of his damages, at any time within three years from the taking of said land, water, or waterrights, as aforesaid, and not afterwards, to the court of common pleas, in the county in which the same are situate; such petition may be filed in the clerk's office of said court, in vacation or in term time, and the clerk shall thereupon issue a summons to the city of Boston, returnable, if issued in vacation, to the then next term of the said court, and if in term time, returnable on such day as the said court shall order, to appear and answer to the said petition; the said summons shall be served fourteen days, at least, before the return day thereof, by leaving a copy thereof, and of the said petition certified by the officer who shall serve the same, with the mayor or clerk of the said city; and the said court may, upon default or hearing of the said city, appoint three judicious and disinterested freeholders of this commonwealth, who shall, after reasonable notice to the parties, assess the damages, if any, which such petitioner may have sustained as aforesaid; and the award of the said freeholders, or of the major part of them, being returned into and accepted by the said court, shall be final, and judgment shall be rendered and execution issued thereof for the prevailing party, with costs, unless one of the said parties shall claim a trial by jury, as hereinafter provided.

Right of parties to trial, if dissatisfied with

SECT. 7. If either of the parties mentioned in the preceding section shall be dissatisfied with the amount of damages awarded as therein expressed, such party may, at the term at which such award was accepted, or the next term thereafter, claim, in writing, a trial in said court, and have a jury to hear and determine, at the bar of said court, all questions of fact relating to such damages, and to assess the amount thereof; and the verdict of such jury being accepted and recorded by the said court, shall be final and conclusive, and judgment shall be rendered and execution issued thereon; and cost shall be recovered by the said parties respectively, in the same manner as is provided by law, in regard to proceeding, relating to the laying out of highways.

Time for application for damages.

134 Mass. 488.

SECT. 8. No applications shall be made to the court, for the assessment of damages for the taking of any water-rights, until the water shall be actually withdrawn or diverted by the said city under the authority of this act; and any person or corporation, whose water-rights may be thus taken and affected, may make his application aforesaid, at any time within three years from the time when the waters shall be first actually withdrawn or diverted as aforesaid.

For the purpose of defraying all the costs and expenses of City council SECT. 9. such lands, estates, waters, and water-rights, as shall be taken, pur- to the amount of chased, or held, for the purposes mentioned in this act, and of con-\$3,000,000, bearing interest, etc., structing all aqueducts and works necessary and proper, for the payable at dates, accomplishment of the said purposes, and all expenses incident thereto, 1848, 33. the city council shall have authority to issue from time to time, notes, 1849, 187. \$1. scrip, or certificates of debt, to be denominated, on the face thereof, "Boston water scrip" to an amount not exceeding, in the whole, the sum of three millions of dollars, bearing interest at a rate not exceeding the legal rate of interest in this commonwealth; and said interest shall be payable semi-annually, and the principal shall be payable at periods not more than forty years from the issuing of the said scrip, notes, or certificates, respectively. And the said city council may sell the same, or any part thereof, from time to time, at public or private sale, or pledge the same for money borrowed for the purposes aforesaid, on such terms and conditions as the said city council shall judge proper.

In addition to the sum of three millions of dollars men- Scrip for pay-SECT. 10. tioned in the preceding section, the said city council may, whenever ment of interest and so far as may be necessary, issue and dispose of notes, scrip, or certificates of debt, in the manner prescribed in the preceding section, to meet all payments of interest which may accrue upon any scrip by them issued: provided, however, that no scrip shall be issued for the payment Proviso. of interest as aforesaid, after the expiration of two years from the completion of said aqueducts and other works; but payment of all interest that shall accrue after that time, shall be made from the net income, rents, and receipts, for the use of the water, if they shall be sufficient for that purpose; and if not, then the payment of the deficiency shall be otherwise provided for by the city council. All notes, Form of serip. scrip, and certificates of debt, to be issued as aforesaid, shall be signed by the treasurer and auditor, and countersigned by the mayor of the said city, and a record of all such notes, scrip, and certificates, shall Records of the be made and kept by the said treasurer and auditor respectively.

The city council shall, from time to time, regulate the City council to price or rents for the use of the water, with the view to the payment, price of water from the net income, rents, and receipts, therefor, not only of the 1875, 80, § 1. semi-annual interest, but ultimately of the principal also, of the "Boston water scrip," so far as the same may be practicable and reasonable. And the said net surplus income, rents, and receipts, Appropriation after deducting all expenses and charges of distribution, shall be set water rents. apart as a sinking-fund, and shall be appropriated for and towards the payment of the principal and interest of the said scrip; and shall, under the management, control, and direction, of the mayor, Amended by treasurer, and auditor, of the city, or the major part of them for the 1877, 5, § 1. time being, who shall be trustees of the said fund, be applied solely to the use and purpose aforesaid, until the said scrip shall be fully paid and discharged. And the said trustees shall, whenever thereto required by the city council, render a just, true, and full, account to the said city council, of all their receipts, payments, and doings, under the provisions of this section.

At any time after the expiration of two years, from the Proceedings for completion of the works mentioned in the second section of this act, increase of water and before the reimbursement of the principal of the "Boston water 1875, 80, § 1. scrip," herein before mentioned, if the surplus income and receipts for the use of the water distributed under the provisions of this act, at the price established by the city council, after deducting all expenses and charges of distribution, shall, for any two successive years, be insufficient to pay the accruing interest on the said scrip, then the supreme judicial court, on the petition of one hundred or more

of the legal voters of the said city, praying that the said price may be raised and increased so far as may be necessary for the purpose of paying, from the said surplus income and receipts, the said accruing interest, and upon due notice of the pendency of such petition given to the said city in such manner as the said court shall order, may appoint three commissioners, who, upon due notice to the parties interested, may raise and increase the said price, if they shall judge proper, so far as may be necessary in their judgment, for the purpose aforesaid, and no farther. And the award of said commissioners, or the major part of them, being returned to the said court, at the then next term thereof for the county of Suffolk, and accepted by the said court, shall be binding and conclusive, for the term of three years next after the said acceptance, and until the price so fixed by the commissioners shall, after the expiration of said term, be changed or altered by the city council.

Proceeding for the reduction of water rents.

1875, 80, § 1.

If the surplus income and receipts for the use of the SECT. 13. water, distributed under the provisions of this act, at the price established by the city council, after deducting all expenses and charges of distribution, shall, for any two successive years, be more than sufficient to pay the accruing interest on the "Boston water scrip," herein before mentioned, then the supreme judicial court, on the petition of one hundred or more of the legal voters of the said city, who may deem the said price unreasonably high, and pray for a reduction thereof; and upon due notice of the pendency of said petition given to the said city in such manner as the said court shall order, may appoint three commissioners, who, upon due notice to the parties interested, may, if they shall judge proper, reduce the price established by the city council: provided, that such reduction shall not be so great that the surplus income and receipts aforesaid, will, in the judgment of the said commissioners, be thereafter insufficient for the payment of the said accruing interest. And the award of the said commissioners, or the major part of them, being returned and accepted as mentioned in the preceding section, shall be binding and conclusive, in the same manner, and to the same extent, as therein provided in regard to awards made pursuant to the provisions of that section. said court may, at their discretion, order the costs on such petitions as are mentioned in this and the preceding section, and of the proceedings thereon, or any part thereof, to be paid by either of the said parties, and may enter judgment and issue execution therefor accordingly.

Costs on petitions.

Owner and occupant both liable for price of water, etc.

Proviso.

Penalty for diverting or corrupting water. 1861, 220. 108 Mass. 219. 110 Mass. 216. 133 Mass. 215,

SECT. 14. The occupant of any tenement shall be liable for the payment of the price or rent for the use of the water in such tenement; and the owner thereof shall be also liable, if, on being notified of such use, he does not object thereto; and if any person or persons shall use any of the said water, either within or without the city, without the consent of the city, an action of trespass may be maintained against him or them, by the said city, for the recovery of damages therefor: provided. however, that this act shall not be so construed as to prevent the inhabitants of Natick, Framingham, Sherburne, and Wayland, from using so much of the water hereby granted as shall be necessary for extinguishing fires and for all ordinary household purposes, under such regulations of the said city council as may be essential for the preservation of the purity of the same.

SECT. 15. If any person or persons shall wantonly or maliciously divert the water, or any part thereof, of any of the ponds, streams, or water-sources, which shall be taken by the city pursuant to the provisions of this act, or shall corrupt the same or render it impure, or destroy or injure any dam, aqueduct, pipe, conduit, hydrant, machinery, or other property, held, owned, or used, by the said city, by the

authority and for the purposes of this act; every such person or persons shall forfeit and pay, to the said city, three times the amount of the damages that shall be assessed therefor, to be recovered by any proper action. And every such person or persons may, moreover, on indictment and conviction of either of the wanton and malicious acts aforesaid, be punished by fine, not exceeding one thousand dollars, and imprisonment not exceeding one year.

SECT. 16. The said city of Boston is hereby authorized to purchase City may purchase chase property and hold all the property, estates, rights, and privileges, of the Aqueetc., of the Jaduct Corporation, incorporated by an act passed February twentyAqueduct Corseventh, in the year one thousand seven hundred and ninety-five, poration, etc. and by any convenient mode may connect the same with their other works.

SECT. 17. The mayor and aldermen of the city of Boston shall Act to be void notify and warn the legal voters of the said city, to meet in their re-by majority of spective wards, on such day as the said mayor and aldermen shall within thirty direct, not exceeding thirty days from and after the passing of this days. act, for the purpose of giving their written votes upon the question, whether they will accept the same; and if a majority of the votes so given upon the question aforesaid, shall be in the negative, this act shall be null and void.

SECT. 18. This act shall take effect from and after its passage.

When to take effect.

March 80, 1846. [1848, 33; 1849, 187, 201; 1850, 816; 1850, 184; 1861, 220; 1865, 181; 1869, 193, 447; 1871, 185; 1877, 5.]

## 1847. — CHAPTER 208.

AN ACT CONCERNING THE HOUSE FOR THE REFORMATION AND EMPLOYMENT OF JUVENILE OFFENDERS IN THE CITY OF BOSTON.

SECTION 1. The municipal or police court of said city, upon the Municipal court, complaint, under oath, of the mayor or any aldermen thereof, or of mayor, etc., may any of the directors of the house of industry, or of the said house of sentence dissolute orphan mireformation and employment, or of the overseers of the poor of said nors under six new years of sentence of sentences city, that any minor, under the age of sixteen years, lives an idle to house of ref. and dissolute life, and that his parents are dead, or, if living, do, ormation. from vice or any other cause, neglect to provide suitable employment for, or to exercise salutary control over such minor, shall have power, upon conviction thereof, to sentence such minor to such house of reformation and employment, to be kept and governed according to

The second section of the twenty-second chapter of the Repeal of St. 1843, c. 22, § 2. laws passed in the year one thousand eight hundred and forty-three, is hereby repealed; saving all matters now pending, and the right of appeal, as provided in the third section of said chapter.

April 21, 1847.

[1843, 22; P. S. 220, § 20.]

### 1847. — CHAPTER 234.

AN ACT TO ESTABLISH REGULATIONS CONCERNING THE HARBOR OF BOSTON.

Be it enacted, etc.:

SECTION 1. No vessel which shall cast anchor in the harbor of Boston, Anchorage to be between India wharf and Gray's wharf, shall anchor within five huntain limits. dred feet of the line described in the second section of an act entitled "an act to preserve the harbor of Boston, and to prevent encroach-

1837, 229.

1877, 116.

ments therein," passed on the nineteenth day of April, in the year one thousand eight hundred and thirty-seven; and no vessel which shall cast anchor between the easterly side of Lamson's wharf and the easterly side of Tuttle's wharf, at East Boston, shall anchor within five hundred feet of the line described in the fifth section of "an act concerning the harbor of Boston," passed the seventeenth day of March, in the year one thousand eight hundred and forty, unless for the purpose of hauling in, as soon as practicable, to some wharf in said harbor, or unless compelled to do so by reason of stress of weather, or unavoidable casualty; and, for every offence against either of the foregoing provisions, after having been notified thereof by the harbor-master, who may be appointed as hereinafter mentioned, or by any party aggrieved, the master, commander, or owners, of such vessel, shall be subject to a penalty not exceeding twenty-five dollars.

SECT. 2. The master, commander, or owners, of every vessel, shall,

Penalty after notice. 1884, 173.

Trim of vessels at wharves. 1648, 314, § 3. P.S. 69, § 28.

P.S. 09, 9 28.

Penalty.

Penalty for depositing stones, etc., in said harbor. 1848, 314, § 2.

Regulations of warps and lines.

Penalty.

City council may annually appoint harbor-master.

that extends to the channel in said harbor, cause her lower yards to be cockbilled, and her jib-boom to be rigged in, so that the said jib-boom may not annoy any other vessel or vessels going in or out of the adjoining docks; and the lower yards and jib-boom shall be kept so arranged while such vessel lies at the end of the wharf as aforesaid, and until she is preparing immediately to leave her berth; and for every offence against any of the provisions in this section, the master, commander, or owners, or either of them, of such vessel, shall be subject to a penalty not exceeding ten dollars.

as soon as practicable after having hauled to the end of any wharf

SECT. 3. No person shall throw or deposit in said harbor, or any part thereof, any stones, gravel, ballast, cinders, ashes, dirt. mud, or other substances, which may, in any respect, tend to injure the navigation thereof; and whoever shall offend against the provisions of this section shall be subject to a penalty not exceeding fifty dollars.

SECT. 4. No warp or line shall be passed across the mouth of any slip, for the purpose of hauling a vessel by said slip, before the vessel shall be within one hundred feet of said slip, if the owners or occupants thereof object, unless the harbor-master, who may be appointed as hereinafter mentioned, shall have decided it to be necessary; and for every offence against this provision, the master, commander, or owners, of such vessel, shall be subjected to a penalty not exceeding five dollars.

SECT. 5.1 The city council of the city of Boston may, if they shall deem it expedient, annually appoint, by concurrent ballot in each board, a harbor-master for the port of Boston, who shall hold his office for one year, and until another shall be appointed in his place, or until he shall be removed by said city council; and, before entering upon his office, he shall give bond to the said city, with sufficient sureties, to the satisfaction of the mayor and aldermen, in the penal sum of two thousand dollars, conditioned for the faithful discharge of the duties of said office; and, in case of the sickness or disability of the said harbor-master, he may appoint a deputy, subject to the approval of said mayor and aldermen, to perform his duties during such sickness or disability; and said harbor-master shall be allowed and paid quarterly, out of the city treasury, such salary for his services as said city council shall, from time to time, establish.

SECT. 6. It shall be the duty of the said harbor-master to enforce the execution of the several provisions of this act, and of all other laws of the commonwealth relating, in any way, to said harbor; and to prosecute all violations of such laws and ordinances, and to take all lawful measures to prevent the doing of any act by which the flow of the tides, or the force, direction, or depth, of the current into, out

His duties and authority. 1848, 314. of, or through the said harbor may, in any degree, be injuriously affected. And said harbor-master shall also have authority so to regu- 1884, 178. late the anchorage of vessels that, as far as may be practicable, ferryboats may pass unobstructed, and the channel shall be kept clear from the wharves to Castle island.

SECT. 7. All said several penalties may be recovered by complaint Recovery of penbefore the police court of the city of Boston, or by indictment, for the use of the said city.

SECT. 8. This act shall take effect on and after the first day of July next.

April 23, 1847.

[1837, 229; 1848, 314; 1862, 64; 1877, 116; 1882, 216; 1884, 173; P.S. 69, §§ 23-34.]

# 1848. — CHAPTER 33.

AN ACT IN ADDITION TO "AN ACT FOR SUPPLYING THE CITY OF BOSTON WITH PURE WATER."

Be it enacted, etc.:

Nothing in the ninth section of the act, to which this is an addition, City council may shall be construed to prohibit the city council of the city of Boston, make temporary shall be construed to prohibit the city council of the city of Boston, loans, to be refrom making temporary loans for the purposes therein set forth, to be deemed within five years by the "Boston water scrip:" provided, "Boston water that the amount of said scrip shall in no case exceed the amount scrip." named in the said section.

February 20, 1848.

[1846, 167.]

#### 1848. — CHAPTER 308.

AN ACT RELATING TO BALLAST IN THE CITY OF BOSTON.

Be it enacted, etc.:

SECTION 1. The city council of the city of Boston are hereby au- Power of city thorized to establish any ordinances and regulations respecting the council to regulations weighing and marking of lighters, and other vessels employed in the of ballast. transportation of stones, gravel, sand, or other ballast, and for the inspection and weighing, such ballast within the city of Boston, in- R.O. c. 41 cluding the appointment and compensation of weighers, markers. inspectors, or other officers necessary to carry such ordinances and regulations into effect as they may deem expedient, and may affix penalties for the breach thereof, not exceeding those provided in the Penalties thirty-first chapter of the revised statutes.

SECT. 2. The adoption of any such ordinance, or regulations, shall supersede the provisions of the aforesaid thirty-first chapter of P.S. 60. the revised statutes within said city, so far as the same shall be inconsistent with, or repugnant to, said provisions.

May 10, 1848.

## 1848. — CHAPTER 314.

AN ACT IN ADDITION TO "AN ACT TO ESTABLISH REGULATIONS CON-CERNING THE HARBOR OF BOSTON."

Be it enacted, etc.:

Section 1. The harbor-master authorized to be appointed by the Harbor-master fifth section of the act to which this is in addition, shall have authority to regulate anchorage of to regulate the anchorage of all vessels in the upper harbor of Boston, vessels in the

1817, 234, § 5.

Penalty for obstructing har-bor-master.

Master or wners liable for certain violations com-mitted on board their vessels. 1847, 234, § 8. Limitation in iormer act re-pealed. 1847, 234, § 2. Concerning anchor-watch and lights at night.

Penalty.

upper harbor of and, when necessary, to order the removal of such vessels, and to cause the same to be removed in obedience to such order at the expense of the master or owners thereof; and if any person shall obstruct said harbor-master in the performance of any of his duties, as prescribed by this act, or by the act to which this is in addition, or shall neglect or refuse to obey any lawful order made by said harbormaster, he shall be liable to a penalty, not exceeding fifty dollars, for each offence, to be recovered by indictment, for the use of the city of Boston.

SECT. 2. Whenever any person, on board of any vessel, shall violate the provisions of the third section of the act to which this is in addition, the master or owners of said vessel shall be liable to the penalty prescribed in said section, as well as the person so offending.

The provisions of the second section of the act to which this is in addition shall apply to all the yards of vessels as well as the lower yards, anything in said section to the contrary notwithstanding.

All vessels at anchor in the harbor of Boston shall keep an anchor-watch at all times, and shall keep a clear and distinct light, suspended at least six feet above the deck, during the night; and whenever the provisions of this section shall be violated on board any vessel, the master or owners shall be liable to a penalty of not more than twenty dollars, to be recovered in the manner provided in the act to which this is in addition, and shall be held liable to pay all damages that may be occasioned by such violation.

May 10, 1848.

[1847, 234; 1862, 64; P.S. 69, §§ 23-34; 1882, 216; 1884, 173.]

## 1849. — CHAPTER 106.

### AN ACT RELATING TO CHELSEA-POINT BRIDGE.

Be it enacted, etc.:

The city of Boston is hereby authorized and empowered Section 1. to purchase the franchise of Chelsea-point Bridge, with all the rights

and property incident thereto.

SECT. 2. The mayor and aldermen of the city of Boston, as county commissioners therein, are hereby authorized and empowered to lay out a highway over so much of Chelsea-point bridge, and the tide waters thereat, as is within the city of Boston ; and the commissioners appointed by the court of common pleas, holden at Boston, by the order of said court, dated the fifteenth day of March, in the year one thousand eight hundred and forty-eight, to perform the duties of county commissioners, as in said order specified, or those at any time hereafter holding the like authority, are hereby authorized and empowered to lay out a highway over so much of said Chelsea-point bridge, and the tide waters thereat, as is within the town of North Chelsea: provided, the assent of the proprietors of Chelseapoint bridge shall be first obtained.

SECT. 3. The commissioners appointed by the court of common pleas, as aforesaid, or those who may hereafter be appointed to the like authority, are hereby authorized and empowered to lay out and construct a highway over the tide waters between the easterly shore of Pulling point, and the neck of land leading to Point Shirley, in North Chelsea, so as to form a continuous highway from East Boston

to Point Shirley.

SECT. 4. This act shall take effect from and after its passage. April 17, 1849.

[1835, 100.]

¹So much of this bridge as is within the city was laid out as a highway July 1, 1850. See Statutes and Ordinances (ed. 1876), p. 72.

May be pur-chased by city of Boston. Mayor and aldermen au.

thorized to lay out a highway over a portion of the bridge, and a highway to be laid out over the other portion.

Proviso, as to proprietors. Highway au-thorized over certain tide waters.

## 1849. — CHAPTER 109.

# AN ACT RELATING TO CHELSEA FREE BRIDGE.1

## Be it enacted, etc.:

SECTION 1. The mayor and aldermen of the city of Boston, as Highway to be county commissioners therein, be, and hereby are, authorized and construct a highway over so much of Chelbridge and the city displayed to lay out and construct a highway over so much of Chelbridge and the city displayed to the city di sea free bridge, and the tide waters thereat, as are within the city thereat. of Boston; and the county commissioners appointed by the court of common pleas, of the commonwealth of Massachusetts, holden at Boston, in and for the county of Suffolk, by the order of said court. dated the sixteenth day of October, in the year one thousand eight hundred and forty-eight, to perform the duties of county commissioners, as in said order specified, or those at any time hereafter holding the like or similar authority, be, and hereby are, authorized and empowered to lay out and construct a highway, over so much of Chelsea free bridge, and the tide waters thereat, as are within the The said bridge to be maintained with good and be maintained. town of Chelsea. sufficient materials, and not less than twenty-five feet wide, with sufficient railings for the protection of passengers, and a good and sufficient draw, not less than twenty feet wide, with proper piers Draw. above and below said draw, for the accommodation of vessels passing through the same.

SECT. 2. This act shall take effect from and after its passage.

April 17, 1849.

[1834, 130.]

## 1849. — CHAPTER 133.

AN ACT CONCERNING SIDEWALKS IN UNACCEPTED STREETS IN THE CITY OF BOSTON.

## Be it enacted, etc.:

Section 1. When any street or way, which now is, or hereafter Sidewalks, how shall be, opened in the city of Boston, over any private land, by the instructed in streets over owners thereof, and dedicated to, or permitted to be used by, private land. the public, before such street shall have been accepted and laid out, according to law, it shall be the duty of the owners of lots abutting thereon, to construct convenient sidewalks on each side of such street or way, at their own expense, in such manner as the safety Expenses. and convenience of the public shall, in the opinion of the mayor and aldermen of said city, require; and, if the owners of such abutting On neglect or re-fusal mayor and lots shall, after reasonable notice given by the said mayor and alder-aldermen to conmen, neglect or refuse to construct said sidewalks in such street or struct walk and way, in manner aforesaid, it shall be lawful for the said mayor and abutters. ablermen to cause the same to be constructed as aforesaid; and the expense thereof shall, after due notice to the parties interested, be equitably assessed upon the owners of such abutting lots, by the said mayor and aldermen, in such proportions as they shall judge reasonable; and all assessments so made shall be a lien upon such abutting lands, in like manner as taxes are now a lien upon real estate: pro-Proviso. vided, always. that nothing contained in this act, shall be construed to affect any agreement heretofore made respecting any such street or way, as aforesaid, between such owners and said city: provided also, Proviso. that any such constructing of sidewalks in any street or way, by the

¹ Now called Chelsea-street bridge. See Statutes and Ordinances (ed. 1876), pp. 73, 74.

mayor and aldermen, as aforesaid, shall not be construed to be an acceptance of such street or way by the city of Boston.

City council may vote not to accept this act.

SECT. 2. This act shall not take effect if, within thirty days from the passage thereof, the city council of said city shall vote not to accept the same.

April 23, 1849.

## 1849. — CHAPTER 150.

AN ACT TO AUTHORIZE THE CITY OF BOSTON TO ESTABLISH A CEMETERY. 1 Be it enacted, etc.:

City of Boston may cetablish a cemetery in any town in the comits consent. R.O., c. 42.

The city of Boston is hereby authorized to purchase and hold land, for a public cemetery, in any town in this commonwealth, and to town in the community make and establish all suitable rules, orders, and regulations, for the interment of the dead therein, to the same extent that the said city of Boston is now authorized to make such rules, orders, and regulations, for the interment of the dead, within the limits of the said city: provided, that the consent of any town, in which the said cemetery is proposed to be located, shall first be obtained for the purpose.

April 26, 1849.

[1872, 197.]

## 1849. — CHAPTER 187.

AN ACT IN ADDITION TO "AN ACT FOR SUPPLYING THE CITY OF BOSTON WITH PURE WATER."

Be it enacted, etc.:

ton. 1846, 167.

acquiuonal notes, scrip, or certificates of debt, authorized to be issued by the unith section of the act entitled "an act for supplying the city of Boston with pure water," passed on the thirtieth day of March, in the year one thousand sight hard. forty-six, being chapter one hundred and sixty-seven of the acts of that year, the city council of the city of Boston are hereby authorized to issue, from time to time, notes, scrip, or certificates of debt, to be denominated, on the face thereof, "Boston water scrip," to an amount not exceeding, in the whole, the further sum of one million five hundred thousand dollars, for the same purposes, and in the same manner, and upon the terms and conditions specified in said section.

Of proceedings for damages uals, how prose-

Whenever any damages shall have been sustained by any SECT. 2. done to individe persons in their property, by the taking of any land, water, or waterrights, or by the constructing of any aqueducts, reservoirs, or other 1846, 167, 55 6, 8. works, for the purposes of this act, and of the act to which this is in addition, and such persons shall neglect to institute proceedings against the city of Boston, according to the provisions of the said act, for the space of five months, it shall be lawful for the city of Boston to commence such proceedings, which shall go on, and be determined, in the same manner as if commenced by the persons who shall have sustained such damage; and, if such persons, on receiving due notice, shall not come in and prosecute the proceedings so instituted, judgment shall be entered against them, and they shall be forever barred from recovering any damages under said act.

-bow barred.

Water of Long

SECT. 3. The city of Boston is hereby authorized to convey the pond may be conveyed to East water of Long pond to, into, and through, that part of Boston called Boston through East Boston, by laving their aqueduct, or water pipes, through the city of Charlestown and town of Chelsea; and, for that purpose, may

¹ Under authority of this act Mount Hope Cemetery was established.

have all the rights and privileges, and shall be subject to all the lia- 1846, 167. bilities, mentioned in the act to which this is in addition. And the Of conveying said city of Boston may make any suitable structures for the purpose water over or of conveying the said water over or under the tide waters within the water jurisdiction of this commonwealth: provided, that such structures shall be approved of by a commissioner, to be appointed for that purpose by the governor and council, and to be compensated by the city of Boston: provided, further, that the authority granted by this section shall not be exercised without the consent of the city council of said city first had and obtained.

SECT. 4. This act shall not take effect unless accepted by the city council of the city of Boston.1

May 1, 1849.

[1846, 167; 1848, 33; 1851, 121.]

# 1849. — CHAPTER 201.

AN ACT AUTHORIZING THE EASTERN RAILROAD COMPANY TO EXTEND THEIR ROAD.

Be it enacted, etc.:

SECTION 1. The Eastern Railroad Company are hereby authorized Route of exto locate, construct, and complete, an extension of their railroad, with enteed. one or more tracks, from some convenient point in their railroad, in North Chelsea, to the Salem turnpike, at or near the same point at which the grand junction and depot company are authorized to cross said turnpike; thence crossing Island End river, by a suitable bridge and draw, and crossing the dam and dyke at such a grade and in such a manner, as not to impair the same, to a point in Malden, westerly of the United States marine hospital, near the junction of said Island End river with Mystic river; thence crossing said Mystic river, with the necessary draws in the bridge, at the channels of said river, of not less than forty feet space, to a point in the city of Charlestown, westerly of the Salem turnpike; thence, by the most convenient line, through said city of Charlestown, to Thompson's wharf, in said Charlestown; thence crossing Charles river to the wharf owned or occupied by the gas company in Boston, below Charles-river bridge, making and maintaining a suitable and convenient draw in the bridge, at the channel, to Commercial street, in Boston: provided, that no bridge shall be constructed over any of the rivers aforesaid, exceeding thirty feet in width; and the same shall be constructed under the direction of a commissioner, to be appointed by the governor and council, and paid by the Eastern Railroad Company; and any bridge, so constructed, shall be deemed to be the limit of the location across said rivers.

Said company shall provide such effectual security against Security to any danger to the travel over Charles-river bridge, as the governor and governor and council may, from time to time, require.

The mayor and aldermen of the city of Charlestown, for Mayor and althe time being, may regulate the rate of speed at which the engines dermen of Charlestown and trains may pass over such portions of said railroad as may cross may regulate the rate of the streets of said city at grade.

SECT. 4. No stone, gravel, or other building materials, shall be of the removal taken by said company from the lands of the Winnisimmet Company, otc. without the consent of said company, excepting only the land, over or upon which said railroad shall be actually located, as aforesaid. And said company, and other proprietors of the marsh within said

of stone, gravel,

Of strects and ways, divided by railroad. dam on Island End river, shall have the right to build and maintain continuous streets and ways, connecting their estates divided by said railroad, and cross, and recross, the same, over, under, or on a level with, it, where it divides their said estates, or separates them from Island End river, as they shall find most convenient, not obstructing the locomotives and cars running on the said railroad, as allowed in the acts heretofore passed in relation thereto.

This act to be accepted by the stock holders. ocation and

This act shall be void, unless the same shall be accepted by the stockholders of said company, at a meeting of the same, called for the purpose, and unless the road shall be located within two years from the passage of this act; and unless the road shall be completed within two years from the time said location shall be filed.

completion. New stock.

SECT. 6. For the purposes of this act, said Eastern Railroad Company may create new stock, to an amount not exceeding five hundred thousand dollars: provided, that no shares in the capital stock hereby authorized, shall be issued for a less sum or amount, to be actually paid in on each, than the par value of the shares in the original capital stock of said corporation.

Proviso as to value of shares.

Of water pipes hid by city of Boston to East Boston.

Proviso.

It shall be lawful for the city of Boston, under the direc-SECT. 7. tion of the commissioner aforesaid, to lay and construct their water pipes under, or by the side of said bridges, for the purpose of conveying water into and through East Boston, without compensation: provided, however, that said pipes shall be so laid, maintained, and repaired, as not to retard, or in any manner obstruct, the regular and convenient use of said bridges, for all the uses of said railroad company.

Grand Junction Railroad and Depot Company may use this

SECT. 8. The Grand Junction Railroad and Depot Company may enter upon and use the road, or any part thereof, that may be constructed by said Eastern Railroad Company, within the limits herein chartered, according to the provisions of law.

May 2, 1849.

## 1849. — Chapter 243.

## AN ACT TO INCORPORATE THE WILLIAMS MARKET.

Be it enacted, etc.:

Corporators.

Section 1. Henry Williams, William II. Guild, and George H. Sweetser, their associates and successors, are hereby made a corpo-For a market, in ration, by the name of the Williams Market, for the purpose of creeting and managing a market for the sale and storage of country produce, and other merchandise, to be located in or near Dover street. in the southerly section of the city of Boston, with all the powers and privileges, and subject to all the duties, liabilities, and restrictions, set forth in the forty-fourth chapter of the revised statutes: provided, that nothing contained in this act shall be construed to authorize said corporation to engage in buying or selling produce or merchandise of

Powers and du-

l'roviso.

Estate.

Boston.

any description. SECT. 2. Said corporation may hold real and personal estate, for the purpose aforesaid, not exceeding in amount one hundred thousand dollars: provided, that no shares in the capital stock of said corporation shall be issued for a less sum or amount, to be actually paid in on

Value of shares.

each, than the par value of the shares which shall be first issued. SECT. 3. The city of Boston may, by its city council, or by any person or body to whom said council shall delegate its power, make and enforce suitable and proper police regulations, in and around said

City goverment may make regulations for the market.

market and its appurtenances. SECT. 4. The city of Boston may, at any time within five years City of Boston from the passage of this act, purchase of said corporation the said market, and all the franchise, property, rights, and privileges, of said

may purchase the market, etc., within five veurs.

corporation, or paying therefor the amount expended in erecting said market, with interest thereon, at the rate of ten per centum per annum, deducting therefrom all sums that shall have been received by the members of said corporation, as dividends of income or profits, Conditions. and also the amount of all reserved profits possessed by the corporation at the time of said purchase; and whenever the city of Boston shall have determined to purchase said market, the directors of said corporation shall, upon reasonable notice, make out a statement of the amount to be paid according to the foregoing provisions, and shall exhibit their books and papers in verification of said statement, and upon the payment, by said city of Boston, of the sum which shall be found to be payable, as herein before provided, said corporation shall make, execute, and deliver, all such deeds, conveyances, and assurances, as may be necessary to invest, in said city, the said market, and all the franchise, property, rights, and privileges, of said corporation.

This act shall take effect from and after its passage, and Market to be built within SECT. 5. shall be void unless said market shall be located and built within three years. three years thereafter.

Hay 2, 1849.

## 1850. — CHAPTER 180.

AN ACT CONCERNING STREETS AND PRIVATE WAYS IN THE CITY OF CHARLESTOWN.

Be it enacted, etc.:

Section 1. When any street or way shall hereafter be opened in Abutters to the city of Charlestown, over any private land, by the owners thereof, grade atreets or the city of Charlestown, over any private land, by the owners thereof, ways given to and dedicated to or permitted to be used by the public, before such public use. street or way shall have been accepted and laid out according to law, 1849, 133. it shall be the duty of the owners of the lots abutting thereon, to grade such street or way, at their own expense, in such manner as the safety and convenience of the public shall, in the opinion of the city council of said city, require. And if the owners of such abutting Proceedings in lots, shall, after reasonable notice by the city council, neglect or re- or refusal. fuse to grade such street or way in manner aforesaid, it shall be lawful for the city council to cause the same to be graded aforesaid; and the expense thereof shall, after due notice to the parties interested, be equitably assessed upon the owners of such abutting lots, by the city council, in such proportions as they shall judge reasonable, and all assessments so made shall be a lien upon such abutting land in like manner as taxes are now a lien upon real estate.

SECT. 2. No street or way shall hereafter be opened, as aforesaid, No street or way in said city, of a less width than thirty feet, except with the consent thirty feet wide. of the mayor and aldermen of said city, in writing, first had and obtained for that purpose.

SECT. 3. Whenever any person shall intend to build upon any Any one intend-private street or way, in said city, he shall, before commencing to private way to build, give to the mayor and aldermen of said city due notice, in writ- sive notice, etc. ing, of such intention.

April 9, 1850.

# 1850. — CHAPTER 262.

AN ACT RELATING TO THE FIRE DEPARTMENT OF THE CITY OF BOSTON.

Be it enacted, etc.:

Section 1. The city council of the city of Boston may establish a rower of city fire department for said city, to consist of so many engineers and R.O., c. 21.

other officers, and so many enginemen and other members, as the city council, by ordinance, shall from time to time prescribe; and said city council shall have authority to make such provisions in regard to the time and mode of appointment, and the occasion and mode of removal, of either such officers or members, to make such requisitions in respect to their qualifications and period of service, to define their office and duties, to fix and pay such compensation for their services, and, in general, to make such regulations in regard to their conduct and government, and to the management and conduct of fires, and persons attending at fires, subject to the penalties provided for the breach of the city by-laws, as they shall deem expedient: provided, that the appointment of enginemen, hosemen, and hook-and-ladder men, shall be made by the mayor and aldermen

Compensations,

1873, 374, § 2.

Delegation of

power.

exclusively.

SECT. 2. The powers and duties mentioned in the preceding section, or any of them, may be exercised and carried into effect by the said city council, in any manner which they may prescribe, and through the agency of any persons, or any board or boards, to whom they may delegate the same.

Powers of engineers, etc., of the fire department.

104 Mass. 87.

R.O , c. 46, § 6.

SECT. 3. The engineers or other officers of the department, so appointed as aforesaid, shall have the same authority, in regard to the prevention and extinguishment of fires, and the performance of the other offices and duties now incumbent upon firewards, as are now conferred upon firewards by the revised statutes, or the special acts relating to the city of Boston, now in force. They shall also have authority, in compliance with any ordinance of said city, to make an examination of places where shavings and other combustible materials are collected or deposited, and to require the removal of such materials, or the adoption of suitable safeguards against fire. And said city council are hereby authorized to make suitable ordinances upon this latter subject-matter, under the penalties enacted in the city charter.

Exemption of officers and members.

SECT. 4. All officers and members of the fire department shall be exempted from military duty, or from serving as jurors or constables, during the time of their employment in said department.

Relief for bodily injury.

Sect. 5. The city council aforesaid are hereby authorized, whenever and as often as they shall deem it expedient, to appropriate any sum or sums of money, in the way that may be judged by said council most advisable, for the relief or indemnity of any officer or member of the fire department who may sustain corporal injury, or contract sickness in the discharge of his duty, or consequent thereon.

Repeal of former

SECT. 6. The act entitled "an act to authorize the mayor and aldermen of the city of Boston to increase the number of enginemen in certain cases," passed on the thirteenth day of January, in the year eighteen hundred and twenty-three; the act entitled "an act authorizing the appointment of firemen in the town of Boston," passed February seventh, in the year eighteen hundred and twenty; the act entitled "an act establishing a fire department in the city of Boston," passed June eighteenth, in the year eighteen hundred and twentyfive; the act entitled "an act in addition to an act entitled 'an act establishing a fire department in the city of Boston," passed March second, in the year eighteen hundred and twenty-seven; the act entitled "an act in addition to an act establishing a fire department in the city of Boston," passed March third, in the year eighteen hundred and twenty-nine; and the act entitled "an act further in addition to an act establishing a fire department in the city of Boston," passed June twenty-first, in the year eighteen hundred and thirty-one, are hereby repealed.

When to take

SECT. 7. This act shall take effect from and after its passage;

but it shall not operate upon existing laws and ordinances, relating to the fire department of the city of Boston, until it shall have been adopted by the city council of said city.1

May 1, 1850.

[1873, 874; 1880, 107; 1881, 22.]

## 1850. — CHAPTER 316.

AN ACT IN ADDITION TO "AN ACT FOR SUPPLYING THE CITY OF BOSTON WITH PURE WATER."

Be it enacted, etc.:

Section 1. In every case of a petition to the court of common Of tender of pleas, by any person, for the assessment of damages, as provided in fordamages, the sixth, seventh, and eighth sections of the act to which this is in 1846, 167. addition, the city of Boston, by any of its officers. may tender to the complainant or his attorney, any sum that it shall think proper, or may bring the same into court, to be paid to the complainant for the damages claimed in his petition; and if the complainant shall not accept the same, with his costs up to that time, but shall proceed in the suit, he shall be entitled to his costs up to the time of the tender, or such payment into court, and not afterwards, and the said city shall be entitled to recover its costs afterwards, unless the complainant shall recover greater damages than were so offered.

SECT. 2. This act shall take effect from and after its passage.

May 3, 1850.

[1846, 167; 1849, 187.]

## 1851. — CHAPTER 121.

AN ACT IN FURTHER ADDITION TO "AN ACT FOR SUPPLYING THE CITY OF BOSTON WITH PURE WATER."

Be it enacted, etc.:

The control granted to the city of Boston over tide waters within Restriction. the jurisdiction of this commonwealth, by the third section of an act in addition to an act for supplying the city of Boston with pure water, 1849, 187. Passed on the first day of May, in the year one thousand eight hundred and forty-nine, shall be restricted to the line now occupied by them for the purpose specified in the third section.

May 7, 1851.

[1846, 167; 1849, 187.]

# 1851. — CHAPTER 243.

AN ACT IN ADDITION TO "AN ACT TO ESTABLISH THE BOSTON LUNATIC HOSPITAL."

Be it enacted, etc.:

Section 1. The third section of the one hundred and thirty-first City council of chapter of the acts of the year one thousand eight hundred and thirty-ordinances, and nine, being an act entitled "an act to establish the Boston lunatic appoint officers. hospital," is so amended that the city council of the city of Boston R.O. c. 23, shall have power to pass such ordinances as they may deem expe- \$\frac{45}{2}, \frac{2}{8}. dient, for conducting, in a proper manner, the business of that institution, and for appointing such officers as, in their opinion, may be necessary.

¹ Adopted June 4, 1860.

Repeal.

SECT. 2. The second section of the said chapter is hereby renealed.

SECT. 3. This act shall take effect from, and after its passage.

May 23, 1851.

[1839, 131; 1840, 79; 1857, 85, 281, 302.]

### 1852. — CHAPTER 165.

AN ACT CONCERNING THE BOSTON PORT SOCIETY.

Be it enacted, etc.:

Real estate exempted from tax. ation.

From and after the passage of this act, the real estate now owned by the Boston Port Society shall be exempt from taxation so long as the income shall be applied in furtherance and support of the charitable uses and purposes of improving the moral and religious condition of seamen in the city of Boston and its vicinity.

April 30, 1852.

## 1852. — CHAPTER 266.

AN ACT IN RELATION TO THE CITY OF BOSTON.

Be it enacted, etc.:

How streets, lanes, etc., are to be laid out, sitered, etc. Superseded by 1870, 837, § 3.

Section 3. Whenever the mayor and aldermen of the city of Boston shall adjudge that the public safety and convenience require that any street, lane, or alley, in the said city, shall be laid out, altered, or discontinued, they shall make and record an estimate of the expense thereof, and, if such estimate shall exceed the sum of five thousand dollars, or, if such estimate, with the estimates of any previous alteration or discontinuance of any part of such street, lane, or alley, during the municipal year, shall exceed the sum of five thousand dollars, the order of such laying out, alteration, or discontinuance, together with an estimate of the expense thereof, shall be sent to the common council for its concurrence or rejection; and such order shall not take effect or be in force until the common council shall concur therein.

Proceedings be erected. 1880, 128.

SECT. 4. No erection, alteration, or repair, of any court-house, when public buildings are to jail, house of correction, fire-proof office, or any other building, for the purposes of the county of Suffolk, shall be made by the mayor and aldermen of the said city, except as herein provided, to wit: whenever the mayor and aldermen shall by vote declare that such erection, alteration, or repair, is necessary or expedient, they shall make and record an estimate of the expense thereof, and, if such estimate shall exceed the sum of five thousand dollars, a copy of the said vote and estimate shall be sent to the common council for its concurrence, rejection, or amendment; and all acts or parts of acts inconsistent with this act are repealed.

Not to take effect till accepted by legal

Sect. 5. The first four sections of this act shall not go into effect unless they be approved by a majority of the legal voters of the city of Boston, voting thereon, severally, by yea and nay ballot, in their respective wards, at the annual election of state officers in November next; and the mayor and aldermen of the said city shall insert, in the warrant for the aforesaid election, an article submitting the aforesaid question to the decision of the said legal voters of the city of Boston.1

May 20, 1852.

[1880, 128.]

¹ Sections one and two were rejected, and sections three and four accepted, November 8, 1882.

## 1853. — CHAPTER 38.

AN ACT TO AUTHORIZE THE CITY OF BOSTON TO FOUND AND MAINTAIN A PUBLIC LIBRARY.

Be it enacted, etc.:

Section 1. The city of Boston is hereby authorized to found and City council may make expendimaintain a public library, and to make such expenditures, establish tures and reg. such regulations, fix such penaltics for the breach thereof, and do all ulations. such acts and things as may be deemed necessary and proper to that end; and the powers hereinbefore named may be exercised by the city council of the said city, in any manner in which they may pre- May appoint an scribe, and by the agency of any persons to whom they may delegate agent. the same: provided, however, that the expenditures hereinbefore Proviso. mentioned shall not exceed the sum of one hundred and fifty thousand dollars, within four years from the first day of January, in the year eighteen hundred and fifty-three; [nor the sum of ten thousand dollars in any one year after that time. 17

SECT. 2. The fifty-second chapter of the statutes of the year Former act reeighteen hundred and forty-eight, entitled "an act to authorize the pealed. city of Boston to establish a public library," is hereby repealed.

SECT. 3. This act shall take effect from and after its acceptance when to take by the city council of the said city of Boston.2

March 12, 1853.

[1857, 11; 1878, 114; 1880, 222; 1882, 143; 1883, 141.]

### 1853. — CHAPTER 131.

AN ACT TO INCORPORATE THE GERRISH MARKET.

Be it enacted, etc.:

Section 1. George W. Gerrish, Charles L. Hancock, George Corporators. Meacham, Robert Farley, their associates and successors, are hereby made a corporation, by the name of the Gerrish market, for the purpose of owning and managing a market for the sale and storage Toown and of country produce and other merchandise, now located in Sudbury manage a marstreet, between Portland and Friend streets, in the northerly section of the city of Boston, with all the powers and privileges, and subject to all the duties, liabilities, and restrictions, set forth in the fortyfourth chapter of the revised statutes: provided, that nothing contained in this act shall be construed to authorize said corporation to engage in buying or selling produce or merchandise of any description.

SECT. 2. Said corporation may hold real and personal estate for the purpose aforesaid, not exceeding in amount three hundred thousand dollars: provided, that no shares in the capital stock of said corporation, shall be issued for a less sum or amount, to be actually paid in on each, than the par value of the shares which shall be first

issued.

The city of Boston may, by its city council, or by any City council to person or body to whom said council shall delegate its power, make make and conforce police reg. and enforce suitable and proper police regulations, in and around said unations. market and its appurtenances.

SECT. 4. This act shall take effect from and after its passage.

April 8, 1858.

¹ Repealed by St. 1857, c. 11. Accepted April 14, 1853.

## 1853. — CHAPTER 141.

AN ACT CONCERNING STREETS AND WAYS IN THE CITY OF BOXBURY. Be it enacted, etc.:

Abutters to grade streets or ways given to public use.

Proceedings in

or refusal

Section 1. When any street or way, which now is, or hereafter shall be, opened in the city of Roxbury, over any private land by the owners thereof, and dedicated to, or permitted to be used by, the public, before such street shall have been accepted and laid out according to law, it shall be the duty of the owners of the lots abutting thereon, to grade such street or way at their own expense, in such manner as the safety and convenience of the public shall, in the opinion of the mayor and aldermen of said city, require, and if the owners of such abutting lots shall, after reasonable notice given by the said mayor and aldermen, neglect or refuse to grade such street or way in manner aforesaid, or to close the same from the public, if the same shall not have been dedicated to the public use, it shall be lawful for the said mayor and aldermen to cause the same to be graded as aforesaid, and the expense thereof shall, after due notice to the parties interested, be equitably assessed upon the owners of such abutting lots, by the said mayor and aldermen, in such proportions as they shall judge reasonable; and all assessments so made shall be a lien upon such abutting lands, in like manner as taxes are now a lien upon real estate: provided, always, that nothing contained in this act shall be construed to affect any agreements heretofore made respecting any such streets or ways as aforesaid, between such owners and said city: provided, also, that any such grading of any street or way, by the mayor and aldermen aforesaid, shall not be construed to be an acceptance of such street or way by the city of Roxbury.

Proviso.

Width of streets.

SECT. 2. No street or way shall hereafter be opened as aforesaid in said city, of a less width than thirty feet, except with the consent of said mayor and aldermen in writing first had and obtained for that purpose.

SECT. 3. This act shall take effect in thirty days from the passing thereof, unless the city council of said city shall within that time vote not to accept the same.

April 12, 1853.

#### 1853. — CHAPTER 154.

AN ACT REGULATING THE STORAGE, SAFE-KEEPING, AND SALE OF FIRE-WORKS IN THE CITY OF BOSTON.

Be it enacted, etc.:

Chief engineer may liceuse to sell fireworks, etc. R.O., c. 45. Section 1 It shall not be lawful for any person or persons to keep or sell any fireworks within the city of Boston, in any quantity, without first having obtained from the chief engineer of the fire department of said city a license therefor, signed by the chief engineer or by the secretary of the board of engineers, on which shall be written or printed a copy of the rules and regulations by them established, relative to the keeping, selling, or storage, of fireworks within said city; and every such license shall be in force until the first day of May next ensuing the date thereof, unless sooner annulled by the board of engineers, and no longer; but such license may, prior to the expiration of that term, be renewed by the chief engineer or the said secretary, from year to year, by indorsement thereon: provided,

Proviso.

¹ This act took effect as provided in section three, the city council of Roxbury having taken no action thereon.

always, that the board of engineers may rescind any such license, if in their opinion the person or persons have disobeyed the law, or infringed on any rules or regulations established by the board of engineers; and every person who receives a license to sell fireworks, as aforesaid, shall pay for the same the sum of one dollar, and the same sum for the renewal thereof, and all such licenses shall expire Licenses to expire on the first day of May, annually, and all moneys received for licenses day of May shall be paid to the board of engineers, for the purpose of defraying annually. the expenses of carrying this act into execution.

Sect. 2. Any person or persons who have for sale or keep in pos- Peralty for sellsession any fireworks within the city of Boston, contrary to the rules license. and regulations established by the board of engineers herein mentioned, or who shall sell any fireworks in said city without first having obtained from the chief engineer, or his secretary, a license as aforesaid, shall forfeit a sum not less than fifteen not more than fifty dollars for each offence.

SECT. 3. This act shall take effect from and after its passage.

April 14, 1853.

[1878, 45.]

## 1853. — CHAPTER 255.

## AN ACT TO INCORPORATE THE MOUNT WASHINGTON AVENUE CORPORATION.

Be it enacted, etc.:

Section 1. Benjamin T. Reed, Deming Jarves, and Eben Jones, Corporators. their associates and successors, are hereby made a corporation, by the name of the Mount Washington Avenue Corporation, with all the powers and privileges, and subject to all the duties, liabilities, and restrictions, set forth in the forty-fourth chapter of the revised statutes.

SECT. 2. The said corporation may construct and maintain a pile May construct a bridge, not exceeding seventy feet in width, commencing at some point to be selected between the wharves known as Wales's wharf and Foundry wharf, on Sea street, in Boston, and extending from the point selected across Fore Point channel to the harbor line established by "an act concerning the harbor of Boston," passed on the seventeenth day of March, in the year one thousand eight hundred and forty, and not more than fifteen hundred feet northerly from the southerly angle of said line, with a suitable draw and draw piers for with draw and the accommodation of vessels passing through the said bridge, sub-draw-piers. ject to be altered and widened at the expense of the said corporation and their assigns, as the legislature may, from time to time, require.

SECT. 3. The said corporation may purchase, or otherwise enter May purchase or upon and take, any land necessary for the purpose, and may make a take land. street or avenue, not exceeding seventy feet in width, from the westerly termination of said bridge to Sea street; and, if the corporation are not able to agree with the owners of such land, then the actual damage shall be assessed and paid to the owners in the manner provided by the laws of this commonwealth, in the case of laying out or widening streets in the city of Boston.

SECT. 4. The said corporation may construct and maintain a May construct a solid avenue, not exceeding eighty feet in width from the easterly with draws. termination of the said bridge, over the flats of the shore owners, within the line of private rights and in a line parallel with West Broadway, to some point in I street, continued in South Boston, and

thence easterly to the uplands owned by the city of Boston; and the said avenue shall be provided with such convenient draws and sluiceways as may be deemed necessary by the commissioners hereinafter named; but nothing in this act contained shall authorize the filling up of the dock near Dorchester street, laid out by agreement recorded in Suffolk registry of deeds, liber two hundred and thirty, folio one hundred and seven.

Land damages, how settled. SECT. 5. The said corporation may purchase, or otherwise enter upon and take, any land or flats necessary for the purpose of constructing the avenue authorized by the fourth section of this act; and, if they shall not be able to obtain such land by any agreement with the owner or owners thereof, then the actual damage shall be assessed and paid to the owners, in the manner provided by the laws of this commonwealth, in the case of laying out or widening streets in the city of Boston.

Corporation to give bonds before taking land.

SECT. 6. The said corporation shall, before proceeding, under this act, to take the land or flats of other persons, give bonds, with satisfactory sureties, to the city of Boston, for the use of the owners of lands so taken, that they will pay all such damages as may be assessed against them, as provided for in the preceding sections.

Oity of Boston may hold the rights, etc. SECT. 7. The city of Boston may, by vote of the mayor and aldermen, and upon such terms as may be agreed upon between them and the said corporation, take and hold all the rights and powers granted by this act, and construct and maintain, or maintain after they are constructed, the street, bridge, and avenue, herein authorized: provided, that the said city, in case of such transfer, shall be subject to the same duties, as are imposed by this act upon the corporation aforesaid; and, before such transfer, the said city shall not be liable for damages by reason of any defect or want of repair therein.

Corporation to

raise draw.

Proviso.

SECT. 8. Before commencing the construction of the bridge aforesaid, the said corporation shall give bonds, with satisfactory sureties, to the attorney-general of this commonwealth, in the penal sum of ten thousand dollars, that the draw in the same shall be properly raised for the passage of vessels by night and by day, until such time as the said bridge may be transferred to, and accepted by, the city of Boston.

Corporation may lay railroad track.

SECT. 9. The said corporation may, with the consent and under the direction of the mayor and aldermen of the city of Boston. construct and maintain a double railroad track through the whole or any part of the said avenue, bridge, and street, to Sea street, and thence to the Boston and Worcester railroad, which track shall be used for horse-power only, and not for steam-engines, and may be connected with and worked by the Boston and Worcester railroad corporation, and by this corporation, upon such terms as may be agreed upon between them.

Avenue to be toll free.

SECT. 10. The said avenue, bridge, and street, shall be open to the public for travel, free of toll; but the railroad tracks provided for in this act shall be used only with the consent of this corporation, or those who may succeed to their rights in the same, and upon such terms as may be agreed upon.

May hold and convey estate.

SECT. 11. The said corporation may purchase, hold, and convey, such real and personal property as may be necessary for the purposes authorized by this act.

¹ On August 4, 1854, the city entered into a contract with the Mount Washington Avenue Corporation, for the construction of the avenue from Granite street to I street, and giving to the city authority to construct the bridge, street, and avenue, described in the charter, by such parties as the city might select. On August 7, 1854, the city oxecuted a contract with the Boston Wharf Company for the construction of said bridge, street, and avenue, releasing Granite street to the city, and giving the city rights of drainage to the sea. See Statutes and Ordinances (ed. 1876), pp. 70, 71.

The Bay State Iron Company may extend their pres- Bay State Iron SECT. 12. ent railroad tracks to their own premises in South Boston, across cross avenue.

the avenue of this corporation.

SECT. 13. The said street, bridge, and avenue, with all their re- Governor to appoint commisspective abutments, draws and draw piers, and sluiceways, shall be stoners. constructed under the direction, and to the satisfaction, of a commissioner, to be appointed by the governor and council, and to be paid by the said corporation; and the said corporation shall keep the same, together with the said railroad tracks, in good repair and safe condition, and shall open the said draws, and afford all proper and convenient accommodation to vessels having occasion to pass the same,

by day and by night.

SECT. 14. The capital stock of said corporation shall not exceed Capital stock. two hundred thousand dollars, to be divided into shares of one hundred dollars each; and no shares shall be issued for a less sum, to be actually paid in on each, than the par value of the shares which

shall be first issued.

SECT. 15. If the said street, bridge, and avenue, shall not be com- To be completed in three years, or pleted within three years from the passage of this act, then this act act vold. shall be void.

April 28, 1853.

## 1853. — CHAPTER 266.

AN ACT TO AUTHORIZE THE CITY OF BOSTON TO BUILD A WHARF.

Be it enacted, etc.:

Section 1. The city of Boston, owning flats situated on Condor Bast Boston. street, in that part of Boston known as East Boston, and lying between, and adjoining, land and flats, now or lately belonging to Robert G. Shaw, on the westerly side, and Charles J. Hendee, on the easterly side of said land and flats, is hereby authorized to build and maintain a wharf on said flats, and to extend it into the harbor channel, as far as the line established by the act entitled "an act concerning the harbor of Boston," passed the second day of May, in the year one thousand eight hundred and forty-nine, and shall have the Right of wharfright to lay vessels at the end and sides of said wharf, and receive age. wharfage and dockage therefor: provided, however, that this grant Provise. shall not be construed to extend to any flats or land of this commonwealth, lying in front of the flats of any other person, or which would be comprehended by the true lines of such flats continued to the said commissioners' line; and provided, also, that so much of said wharf as may be constructed below low water mark shall be built on piles, which piles shall not be nearer to each other than six feet in the direction of the stream, and eight feet in a transverse direction; and that this act shall in no wise impair the legal rights of any person whatever.

SECT. 2. This act shall take effect from and after its passage.

April 30, 1853.

#### 1854. — CHAPTER 353.

AN ACT AUTHORIZING CERTAIN RAILROADS TO TAP THE COCHITUATE WATER PIPE AT CHARLESTOWN.

Be it enacted, etc.:

SECTION 1. The Boston and Maine Railroad, the Eastern Railroad, Corporations and the Fitchburg Railroad Companies, with the assent of the city of Boston, and on such terms and conditions as the said city shall deter-

Proviso.

mine, are hereby severally authorized to insert into the main pipe which conveys the Cochituate water to the state prison, a service pipe for the purpose of taking water for the use of said corporations respectively: provided, that each of said corporations inserting a service pipe, as aforesaid, pay to the warden of the state prison such sum or sums, for the use of such pipe, as may be mutually agreed upon by the inspectors of said prison and such corporation.

May open

SECT. 2. Each of said corporations shall have power, with the assent of the city of Charlestown, to open any of the streets or ways of said city, that may be necessary for the purpose of laying down or repairing the service pipes aforesaid.

To cross chan-

SECT. 3. Each of said corporations is hereby authorized to carry said service pipe across the channel of Miller's river, in such manner as not to interfere with the navigation thereof; the manner of crossing said channel to be under the direction of a commissioner, who shall be appointed by the governor for that purpose, and who shall be paid for his services by the corporation or corporations requiring such services.

SECT. 4. This act shall be void unless accepted by the city council of Boston within sixty days after its passage.¹

April 24, 1854.

#### 1854. — CHAPTER 408.

AN ACT TO AUTHORIZE THE CITY OF BOSTON TO LAY OUT A HIGHWAY.

Be it enacted, etc.:

Highway in Boston.

Section 1. The mayor and aldermen of the city of Boston are hereby authorized and empowered to lay out a highway, in continuation of Clinton street, in said city, not exceeding sixty feet wide, and extending from the easterly line of Commercial street, easterly, not exceeding two hundred and forty feet, and from some point on the said continuation, extending north-easterly, not exceeding sixty-six feet wide, and nearly parallel with said Commercial street, to Eastern Packet pier, and from some point on the said continuation of Clinton street, extending south-westerly, not exceeding forty feet in width, to City wharf, so called: provided, that the assent of the proprietors of the flats over which the said highway shall pass, shall be first obtained.

Proviso.

Act renealed.

Sect. 2. An act entitled "an act to authorize the city of Boston to lay out a highway," passed April twelve, eighteen hundred and fifty-four, is hereby repealed.

SECT. 3. This act shall take effect from and after its passage.

April 28, 1854.

[1854. — Chapter 448, City Charter, see page 1.]

# 1855. — Chapter 73.

AN ACT TO EXTEND ALBANY STREET IN THE CITY OF BOSTON.

Be it enacted, etc.:

May construct bridge. Section 1. The city of Boston is hereby authorized to construct and maintain a bridge over Roxbury creek, in continuation of Albany street, upon such line as shall be agreed upon between the mayor and aldermen of Boston and the mayor and aldermen of Roxbury: provided, that such bridge shall be furnished with a draw of such dimensions, and built in such manner, as shall be approved by

Proviso.

a commissioner to be appointed by the governor; the fee of such commissioner to be paid by the city of Boston.

Secr. 2. This act shall take effect from and after its passage.

March 19, 1855.

[1856, 107; 1859, 21.]

### 1855.— CHAPTER 86.

AN ACT TO AUTHORIZE THE CITY OF BOSTON TO LAY OUT A HIGHWAY. Be it enacted, etc.:

SECTION 1. The proper authorities of the city of Boston are Continuation of hereby empowered to lay out and construct a highway in continuation Charles street. of Charles street, commencing at Cambridge street, thence over the Boundaries. land in front of the new jail, thence over the tide-waters in Charles river, and thence to North Charles street, and over and along said street to the street leading to Craigie's bridge, so called; and the said authorities may lay out the said proposed street the whole distance at one time, or portions thereof at different times, as they may deem it most expedient: provided, that the said street shall not be laid out Proviso. below the commissioners' line as established by law.

SECT. 2. This act shall take effect from and after its passage.

March 26, 1855.

#### 1855. — CHAPTER 176.

AN ACT TO CONFIRM TITLES TO LANDS IN FOREST HILLS CEMETERY. Be it enacted, etc.:

SECTION 1. All conveyances of lands in Forest Hills cemetery Conveyances of heretofore made by the city of Roxbury, in which an impression of Hills cemetery the established seal of said city has been made upon the paper on confirmed. which such conveyances were written, shall be taken and held to be valid in law, to pass the title to the lands described in the same, and to bind said city by the covenants therein contained, to the same extent it would have been bound had said seal been impressed on wax or wafer attached to such conveyances.

SECT. 2. This act shall take effect from and after its passage.

April 14, 1855.

### 1855. — CHAPTER 335.

AN ACT TO ESTABLISH THE EAST BOSTON FREE BRIDGE.

Be it enacted etc.:

SECTION 1. Henry D. Gardner, Morrell Cole, Watson G. Mayo, Corporators. Noah Sturtevant, George W. Gerrish, Henry Jones, their associates and successors, are hereby made a corporation by the name of the East Boston Free Bridge.

SECT. 2. Said corporation is hereby authorized to build a bridge May construct across Chelsea creck from a point beginning on the north line of Boundaries. Condor street, at a point where the westerly line of Meridian street, if produced, would strike the north line of Condor street, then running easterly on the last mentioned line forty feet, then turning and running northerly (at a right angle with said Condor street), straight to the commissioners' line on Chelsea creek, so called; com-

¹ Now called Meridian-street bridge. See Statutes and Ordinances (ed. 1876), p. 74.

with draw.

Forfeit for de-tention of ves-

Toll free. Bond to commonwealth.

Corporation liable for damages.

Corporation to hold charter for benefit of Bos-

ton and Chelsea.

Act void, unless,

mencing again at the point of beginning, and running northerly towards the channel parallel with, and forty feet distant from, the last mentioned line, and at right angles with said Condor street, extending from Condor street to the commissioners' line, thence across the channel of Chelsea creek to the commissioners' line on the Chelsea side, thence to Pearl street in said Chelsea, as it now is. Which bridge shall be well built of good materials, not less than Forty feet wide, forty feet wide, with sufficient railings for the protection of passengers, with a pivot or turn-table draw made upon E. G. Brown's plan, with two openings, each not less than sixty feet wide; which draw shall, at all times, on demand, be opened for the passage of vessels that cannot pass under said bridge. And in case any such vessel, about to pass said bridge, shall be detained more than thirty minutes, the corporation shall forfeit and pay to the owner or owners of such vessel, a sum not less than two nor more than ten dollars, to be recovered by action of contract in any court proper to try the same, and no toll shall be demanded of any person or persons who shall pass over said bridge. Said corporation shall not build said bridge until a good and sufficient bond, to be approved by the treasurer of this commonwealth, in the penal sum of five thousand dollars, shall be filed in the office of said treasurer, conditioned to pay all penalties and forfeitures that may be incurred, within the meaning and intent of this act. Said corporation shall be liable for all damages to travellers over said bridge, happening through any defect of the same, in the same way and manner as the towns are liable for defects in public highways and bridges, and the condition of the bond, herein before mentioned, shall also provide for the payment of all damages which may be so sustained.

> transfer said charter. SECT. 4. If said bridge is not built within five years after the passing of this act to build said bridge, then the said act shall be

> Boston and the town of Chelsea, in the county of Suffolk, subject, however, to the free use of said bridge to the public, and with right to

> SECT. 3. The said corporation are to receive, hold, and conduct, said charter or act of incorporation, for the benefit of the city of

> > May 15, 1855

[1856, 109.]

### 1855. — Chapter 406.

AN ACT TO AUTHORIZE THE CITY OF BOSTON TO BUILD A BRIDGE.

Be it enacted, etc.:

New bridge across Fore Point channel Federal street bridge).

The city of Boston is hereby authorized to widen and repair the bridge crossing Fore Point channel, at Sea street, or may construct a new bridge near thereto, and for that purpose may drive piles in said channel necessary therefor, and also for draw-piers and other uses which the city may deem expedient and proper for the public welfare and its own convenience; and said bridge, so constructed, shall be provided with good and suitable draws, which said city shall open and close at all times, for the accommodation of vessels having occasion to pass the same.

May 19, 1855

[1825, 147; 1830, 121; 1831, 46; 1869, 194.]

### 1856. — CHAPTER 107.

AN ACT IN ADDITION TO "AN ACT TO EXTEND ALBANY STREET IN THE CITY OF BOSTON."

Be it enacted, etc.:

SECTION 1. The city of Boston is hereby authorized to extend Extension of Albany street. Albany street to, and connect the same with, any bridge that may be constructed in pursuance of "an act to extend Albany street, in the city of Boston," passed on the nineteenth day of March, one thousand eight hundred and fifty-five, and also to take, fill up, and grade, such land (whether covered by water or otherwise), as may be necessary for that purpose: provided, that such extension of said street Proviso. shall not affect any rights of the commonwealth in the land over which said street may be extended, nor the rights of any corporation now existing, nor the rights of any private individual.

This act shall take effect from and after its passage. SECT. 2.

April 14, 1856.

[1855, 73; 1859, 21.]

#### 1856. — CHAPTER 109.

AN ACT IN ADDITION TO "AN ACT TO INCORPORATE THE EAST BOSTON FREE BRIDGE."1

Be it enacted, etc.:

SECTION 1. The city of Boston is hereby authorized to purchase City authorized the bridge which the East Boston Free Bridge Corporation were au- bridge. thorized to build, by the act to which this is an addition, and also any other property of said corporation, to hold and maintain the same for the purposes named in said act.

SECT. 2. The city of Boston is hereby authorized to construct such guards or piers as the safety of said bridge may require.

Sect. 3. This act shall take effect from and after its passage.

April 14, 1856.

[1855, 335.]

### 1856. — CHAPTER 124.

AN ACT IN RELATION TO A BURYING-GROUND IN THE TOWN OF WEST ROXBURY.

Be it enacted, etc.:

SECTION 1. That the selectmen of the town of West Roxbury be, Selectmen to de-and they hereby are, authorized and empowered to prescribe the burying ground limits, and to define what shall be the boundaries, within which the and appoint undertakers. dead shall be interred on the land owned by the Reverend Patrick O'Beirne, upon which land said O'Beirne was authorized to establish a burying-ground, by the city of Roxbury, in the year of our Lord one thousand eight hundred and forty-nine; and the said selectmen, after establishing said limits, are authorized to appoint undertakers for said burying-ground; and the said burying-ground shall be under the same laws, regulations, restrictions, and limitations, as apply to other burying-grounds in the commonwealth.

SECT. 2. The county commissioners for the county of Norfolk, or Authorized to a selectmen of the town of West Powhury are hearby sutherized layout highway the selectmen of the town of West Roxbury, are hereby authorized

Appeal.

and empowered to lay out a highway across the land above described, of the said O'Beirne, agreeably to the plan of said highway, described in a plan drawn by William A. Garbett, under date of May twenty-fifth, eighteen hundred and fifty-five, if they shall judge public convenience requires said highway, upon awarding to said O'Beirne such damages as they who lay out said highway may adjudge to be reasonable, the award to be subject to the same appeal as is authorized in other awards for land damages.

SECT. 3. This act shall take effect from and after its passage.

April 19, 1856.

# 1856. — CHAPTER 301.

#### AN ACT TO PROTECT BOSTON HARBOR.

Be it enacted, etc.:

Penalty for carrying away stones, gravel, or sand. Section 1. Any person who shall take, carry away, or remove, by land or water, any stones, gravel, or sand, from any of the beaches, head-lands, or islands, within or bordering upon Boston harbor, without a license therefor from the mayor and aldermen of the city of Boston, shall, for each offence, forfeit a sum not exceeding twenty dollars, to be recovered by complaint or indictment in any court of competent jurisdiction.

Limits of harbor for purposes of this act.

SECT. 2. Boston harbor, for the purposes of this act, shall be deemed to extend to a line drawn from the outer end of Commercial point, in the town of Dorchester, direct to the outer end of Point Alderton, in the town of Hull; thence to the outer end of the outer Brewster island, and thence direct to the short beach, at the division line between the towns of North Chelsea and Winthrop.

Sect. 3. All acts and parts of acts, inconsistent with this act, are hereby repealed.

SECT. 4. This act shall take effect from and after its passage.

June 6, 1856.

### 1857. — CHAPTER 11.

AN ACT RELATING TO THE PUBLIC LIBRARY IN THE CITY OF BOSTON. Be it enacted, etc.:

Limit of appropriations repealed. Section 1. So much of the act of March twelfth, one thousand eight hundred and fifty-three, as limits to ten thousand dollars the appropriations authorized to be made annually by the city of Boston to maintain a public library, is hereby repealed.

SECT. 2. This act shall take effect from and after its passage.

March 4, 1857.

[1853, 38.]

# 1857. — CHAPTER 35.

AN ACT TO ESTABLISH A BOARD OF DIRECTORS OF THE PUBLIC INSTI-TUTIONS FOR THE CITY OF BOSTON AND FOR THE COUNTY OF SUF-FOLK.

Be it enacted. etc.:

Election of directors of public institutions. Section 1. There shall be elected by the city council of the city of Boston, by concurrent vote, twelve suitable persons, resident citizens of the said city, who shall constitute a board of directors for the houses of industry and reformation, and the lunatic hospital

within said city, and the house of correction for the county of Suffolk. The said board shall be styled, "The Board of Directors for Public Institutions," and shall have all the authority and powers, Powers and duties. and be subject to all the duties, now conferred and imposed by virtue of existing statutes, respectively, upon the directors of said houses of 1825, 182. industry and reformation, and the overseers of said house of correc-1826, 111. tion, together with such other powers and duties in connection with 1843, 22. said lunatic hospital, and the management of the business thereof, as the said city council may, by ordinance, and in conformity to the statutes of the commonwealth, provide. A majority of said board of directors shall constitute a quorum for the transaction of business; and upon the election of the first board, as provided in the fourth City council dia section of this act, said city council shall be discharged from all obli-ligations. gations of statutes now existing, requiring the election or appointment of directors or overseers for either of said institutions

SECT. 2. The said board of directors shall also have the same Powers as to powers as to the discharge of insane persons from confinement, as insane. are now vested in the mayor and board of aldermen of said city.

The said city council shall have power to pass such or- City council dinances, not inconsistent herewith, or repugnant to other laws of nances. this commonwealth, as to the duties and authority of said board of R.O. c. 33. directors, and providing for their reasonable compensation, as it may,

from time to time, deem expedient and necessary.

SECT. 4. Said city council shall proceed, after the acceptance of Election of first this act, to elect by ballot nine citizens at large, three of whom tors. shall be elected and hold their office for three years, three for two years, and three for one year; and these persons, together with one member from the board of aldermen, and two members from the common council of said city, to be elected for one year by the said city council, shall constitute the first board of directors under this act; and thereafter, annually, the said city council shall elect, in the Subsequent manner aforesaid, three citizens of said city, at large, who shall hold elections. their office in said board of directors for three years, and one member of the board of aldermen, and two members of the common council of said city, who shall hold their office in said board of directors for one year. Each of the said directors so elected under this act shall, in addition to his said term, hold his office until another is elected in his stead; and the said city council shall have power to remove power to remove members from said board of directors for cause shown, and to fill all vacancies. vacancies which may occur in the same.

SECT. 5. This act shall not go into effect unless accepted by said When to take city council within six months from its passage, and shall take effect offect. directly upon and after such acceptance.1

SECT. 6. All acts and parts of acts, inconsistent herewith, are hereby repealed.

Mar.h 28, 1857.

[1822, 56; 1824, 28; 1825, 182; 1826, 111; 1839, 131; 1840, 79; 1843, 22; 1847, 208; 1851, 243; 1857, 281; 1858, 112; P.S. 220; P.S. 222, §§ 16, 20.]

### 1857. — CHAPTER 135.

AN ACT TO INCORPORATE THE JAMAICA POND AQUEDUCT CORPORATION.

Be it enacted, etc.:

Section 1. George H. Williams, Arthur W. Austin, and Thomas Corporators B. Williams, their associates and successors, are hereby made a corporation by the name and title of the Jamacia Pond Aqueduct Cor-Name.

Certain acts con- poration; and the provisional agreement made by the city of Boston with the said George H. Williams by which the said city have agreed to convey their interest in all the property, estates, and privileges, except that of supplying or distributing water within the limits of the city of Boston, of the aqueduct corporation which was incorporated by act passed the twenty-seventh day of February, seventeen hundred and ninety-five, is hereby authorized, sanctioned, and confirmed; and the sale by said city of Boston to said George H. Williams, of all the property, estates, and privileges, which the said city of Boston was authorized to purchase of the aqueduct corporation, by the sixteenth section of the act passed March thirtieth, eighteen hundred and forty-six, is hereby authorized.

The said Jamaica Pond Aqueduct Corporation are

May bring water from Jamaica pond.

SECT. 2.

hereby authorized and empowered to bring the water from Jamaica pond, from the same source and point from which the aqueduct corporation incorporated in the said year seventeen hundred and ninety-

Rights, privileges.

May open ground, lay pipes, etc.

Proviso.

Proviso.

Proviso.

May enter upon and lay down

pipes.

five brought the said water; and shall have full power and lawful authority, by subterraneous pipes, to bring water from said Jamaica pond, and supply the same to the city of Roxbury, to the town of Brookline, and to the town of West Roxbury; and for this purpose the said Jamaica Pond Aqueduct Corporation shall have, use and enjoy the same rights, privileges, and easements, for supplying pure water to the towns and city aforesaid, as were had, used, and enjoyed, by the aqueduct corporation for the dispensing water to the city of Boston; and to enable the said corporation to supply the said city of Roxbury and the towns aforesaid, the said corporation are hereby fully authorized and empowered to open the ground in any part of the streets and highways in the city of Roxbury, and town of West Roxbury, and town of Brookline, for the purpose of sinking and repairing such pipes and conductors as it may be necessary to sink for the purpose aforesaid: provided, that the said highways and streets shall not be opened or used by the said corporation in such manner as to obstruct or hinder the citizens of the commonwealth; and the said corporation, after opening the ground in any of the said streets or highways, shall be held to put the same again in repair to the satisfaction of the authorities of the said city and towns respectively: provided, also, that in excavating for the purposes of laying the pipes or repairing the same, the work shall be done agreeably to the direction of the board of mayor and aldermen of the city of Roxbury, and in the towns of West Roxbury and Brookline, under the direction of the selectmen of those towns respectively: and it is further provided, that the city of Roxbury shall be allowed the privilege of inserting ten hydrants into the main pipes of the aqueduct at such points as may be indicated by the city authorities of Roxbury, with the right of using the water in cases of fire, but for no other purpose whatever, without the special permission of the directors of the corporation.

The said corporation be, and they are, hereby authorized and empowered, for the purpose of extending their supply of fresh water, to enter upon and improve for the laying down subterraneous pipes, the corporate or private estate of any person, town, or corporation whatsoever, within the boundaries of the city of Roxbury, town of West Roxbury, or town of Brookline; and the said corporation are hereby empowered to take, hold, purchase, or improve, for the purpose of laying down subterraneous pipes, any land not exceeding ten feet in width in the territory of the said city and towns aforesaid, and shall at all times have free ingress and egress into and from the same in order to lay down, inspect, renew, and repair, the said pipes; and the said corporation shall be held to pay all damages which shall

Damages, how settled.

accrue to any party by the taking, holding, or improving, the land aforesaid, for the purposes aforesaid; and where the damages cannot be adjusted satisfactorily by the parties, the damages may be estimated by the county commissioners of the county of Norfolk, saving to either party the right of trial by jury, according to the law which provides for the recovery of damages accruing by laying out public ighways. All claims for damages shall be preferred by the party entitled to demand the same, within twelve months from the time when the ground shall have been taken or first entered upon in xnanner as herein before mentioned; and the said corporation, after having opened any of the ground aforesaid, for the purposes aforesaid, shall be held to put the same again in proper condition. Said Corporation liable, etc. corporation shall be liable for any loss or injury that any person or persons may sustain by reason of any carelessness, neglect, or misconduct, of said corporation, or of any of its agents or servants; and in case any recovery shall be had against either of said towns, or against said city of Roxbury, in consequence of such carelessness, meglect, or misconduct, or in consequence of any act of said corporation, or of its servants or agents, said corporation shall be liable to pay to said towns and said city of Roxbury, respectively, any sums thus recovered against them, together with all costs and reasonable expenditures incurred by said towns and said city of Roxbury, or either of them, in defence of such suit or suits in which such recovery may be had; but nothing herein contained shall be construed as creating any obligation or liability on the part of said towns or said city of Roxbury, beyond that which now exists by law.

SECT. 4. The capital stock of said corporation shall not exceed capital stock not to exceed the sum of one hundred thousand dollars, to be divided into shares of \$100,000. One hundred dollars each; and no shares shall be issued for a less Shares \$100 each. Sum, to be actually paid in on each, than the par value of the shares No shares is which shall first be issued; and said corporation may establish the capital stock at fifty thousand dollars, with power, by vote of two-thirds of the stockholders in interest, to increase the same to one Lundred thousand dollars; and said corporation shall have power to Durchase and hold such real estate, within said city of Roxbury and towns aforesaid, as may be necessary or convenient for the purposes

and management of said aqueduct corporation.

SECT. 5. And the said Jamaica Pond Aqueduct Corporation are leges, etc., of hereby authorized and empowered to draw the water from the said corporation. pond, from the same point established and limited by the easement, privileges, and rights, acquired by the aquedect corporation, chartered in the year seventeen hundred and ninety-five, and no farther, without the consent of the inhabitants of the town of West Roxbury, in town meeting assembled; and all the rights, interests, and estate, of the Rights, etc., of West Roxbury. town of West Roxbury, in said pond, are hereby reserved, as to cutting ice, or any other general use or appropriation thereof, which does not impair the rights and privileges and easements of the said Jamaica Pond Corporation, as aforesaid; and the said aqueduct corporation shall, whenever requested by the selectmen of West Roxbury, so draw off the water, that the banks of said pond shall not be washed away or otherwise injured.

SECT. 6. The said Jamaica Pond Aqueduct Corporation shall have Rights limited to furnish water, no right, after the passage of this act, to supply any water from etc. Jamaica pond to the city of Boston, or to the inhabitants thereof, unless especially authorized and requested by the city authorities of Boston; and the right of supplying water shall be limited to the city of Roxbury and to the towns aforesaid; but if any change in the municipal jurisdiction, over a whole or a part of the territory now known as the city of Roxbury, should take place, nothing in this act

shall be so construed as to take away the right to supply the whole or any portion of such territory.

Right of parties entitled to dam-

SECT. 7. When any claim for damages shall be preferred by any party for laying down, renewing, or repairing, the pipes of said corporation, as provided for in the third section, said damages shall be paid within three months after the same shall be fixed and determined; and if not so paid, the party entitled to such damages shall have the right to take up and remove said pipes on his premises; and they shall not be relaid until said damages are paid.

May 8, 1857.

# 1857. — CHAPTER 169.

AN ACT TO CONFIRM AN INDENTURE CONCERNING THE BACK BAY.

Be it enacted, etc.:

Indenture between the commonwealth, the Boston Water-Power Co., and the city of Boston, confirmed.

Back Bay Agreements, p. 53.

The indenture of three parts made and executed on the eleventh day of December, in the year eighteen hundred and fifty-six, by and between the Commonwealth of Massachusetts, acting by its committee appointed under and in pursuance of the "resolves in relation to lands in the Back Bay," approved May thirtieth, in the year eighteen hundred and fifty-six, of the first part; the Boston Water-Power Company, of the second part; and the city of Boston, of the third part, is hereby confirmed and established: provided, this act shall not prejudice the legal rights of the city of Roxbury, or of the town of West Roxbury.

May 18, 1857.

#### 1857. — CHAPTER 281.

AN ACT CONCERNING THE BOSTON LUNATIC HOSPITAL.

Be it enacted, etc.:

Patients may be

Section 1. The city of Boston, by and through the agency of the are not paupers, board of visitors of the Boston lunatic hospital, or by and through any other agency which shall be established therefor by the city council of the city of Boston, may admit into said hospital, as patients, insane persons who are not paupers, upon such terms and conditions, and for such compensation as may, from time to time, be fixed by said city council, or by the authority thereof.

SECT. 2. This act shall take effect from and after its passage.

May 30, 1857.

[1839, 131; 1840, 79; 1851, 243; 1857, 35.]

#### 1857. — CHAPTER 302.

AN ACT CONCERNING INSANE PERSONS IN THE CITY OF BOSTON.

Be it enacted, etc.:

May be committed to the Boston lunatic hospital.

The municipal court of the city of Boston, and all Section 1. other courts and magistrates having authority to commit insane persons to the state lunatic hospital, may commit all insane persons found in the city of Boston, whether they are furiously mad or otherwise, who have their legal settlement in the city of Boston, or in any other city or town within this commonwealth, to the Boston lunatic hospital, in all cases in which said courts and magistrates are authorized by law, to commit such persons to the state lunatic hospital. SECT. 2. This act shall take effect from and after its passage.

May 30, 1857.

### 1858. — CHAPTER 112.

AN ACT CONCERNING THE REMOVAL OF PRISONERS IN THE PUBLIC INSTITUTIONS IN THE CITY OF BOSTON.

Be it enacted, etc.:

The board of directors for public institutions of the city of Boston, Directors another comprising the house of correction, house of industry, house of refor- fer prisoners mation, and lunatic hospital, is hereby authorized, at its discretion, from one institutions of the solid institutions and the solid institutions to another. to transfer from any one of the said institutions, to any other of said institutions, any prisoner sentenced to either of the same: provided, Proviso. the assent of the court or magistrate, that committed said prisoner, shall first be obtained to such removal.

March 27, 1858.

[1857, 35.]

# 1858. — CHAPTER 113.

AN ACT AUTHORIZING THE CITY OF BOSTON TO ESTABLISH A CITY HOSPITAL.

Be it enacted, etc.:

Section 1. The city of Boston is hereby authorized to erect, Authorized to establish, and maintain, a hospital for the reception of persons who, tal. by misfortune or poverty, may require relief during temporary sickness.

The city council of said city shall have power to make Appointment of officers. such ordinances, rules, and regulations, as they may deem expedient, R.O. c. 34. for the appointment of trustees, and all other necessary officers, 1880, 174, § 6. agents, and servants, for managing the said hospital.

Sect. 3. Said hospital shall not be erected or located within Location

three hundred feet of any school-house or church now built.

SECT. 4. This act shall take effect from and after its passage.

March 27, 1858.

[1880, 174.]

### 1859. — CHAPTER 21.

AN ACT TO AUTHORIZE THE CITY OF BOSTON TO LAY OUT A HIGHWAY BY EXTENDING ALBANY STREET.

Be it enacted, etc.:

SECTION 1. The board of aldermen of the city of Boston, with Extension of Albany street. the concurrence of the common council, and the approval of the ctc. mayor thereof, are hereby authorized and empowered to lay out a highway, in continuation of Albany street, in said city, not exceeding eighty feet wide, and extending from Malden street, across the tide water in the south bay, so called, in any convenient direction or directions, within the commissioners' line, as now established, to Troy street; and to protect said highway, if they shall deem it necessary, by the erection of a sea-wall outside thereof: provided, however, that no part of such sea-wall shall be outside of the said commissioners' line; and, also, if they shall see fit, to widen the Dover-street bridge between Harrison avenue and Foundry street, so that the same may be lifty feet wide, and no more, between the points herein designated.

SECT. 2. Any person or persons, whose flats or land shall be Damages, how taken for the purpose aforesaid, shall have the same rights and reme-

dies for the assessment and collection of damages sustained by him or them, which are now provided by law in cases where lands are taken for public highways.

SECT. 3. This act shall take effect from and after its passage.

February 4, 1859.

[1855, 73; 1856, 107.]

### 1859. — CHAPTER 173.

#### AN ACT TO INCORPORATE THE PAWNERS' BANK.1

Be it enacted, etc.:

Government of the bank.

Section 6.2 The government of the bank shall be in seven directors, five of whom shall be chosen annually, in October, by the stockholders, together with one to be appointed by the governor of the commonwealth, and one to be appointed by the mayor of the city of Boston; and the board thus created shall elect one of their number president, and such other officers as may be deemed necessary.

One director to be appointed annually by mayor.

April 5, 1859.

[1876, 11.]

#### 1859. — CHAPTER 184.

AN ACT TO AUTHORIZE THE CITY OF BOSTON TO RAISE THE DAM AT THE OUTLET OF LAKE COCHITUATE.

Be it enacted, etc.:

City of Boston authorized to to raise dam.

May take and hold real estate.

Section 1. The city of Boston is hereby authorized, by and through the agency of the Cochituate water board therein, or by and through any other agency which shall be established therefor, by the city council of said city, to raise the dam at the outlet of Lake Cochituate, formerly called "Long Pond," lying in the towns of Natick, Wayland, and Framingham, to the height of ten feet above the floor of "Knight's Flume," so called, and may also take and hold, from time to time, by purchase or otherwise, any lands or real estate on and around the margin of said lake, not exceeding five rods in width, measuring from the verge of said lake, when the same shall be raised to the level authorized by this act, so far as such lands and real estate may be necessary for the preservation and purity of said lake, for the purpose of furnishing a supply of pure water for said city of Boston: provided, however, that no lands or real estate taken or purchased under this act, shall be exempted from taxation, by reason of Exemption from such taking or purchase. All lands and real estate within said towns, heretofore taken or purchased, and now held by said city by virtue of an act approved March thirtieth, eighteen hundred and forty-six, or by virtue of any other act heretofore passed, shall be and remain exempted from taxation, so long as they continue to be so held and used for the purposes of said acts.

Proviso.

taxation.

City to be liable The said city of Boston shall be liable to pay all SECT. 2. damages that shall be sustained by any persons in their property, by the taking of any land or real estate, or by the flowage of the lands Rights and rem. of any person as aforesaid; and in regard to such taking and flowage,

for all damages sustained.

¹By St. 1869, c. 428, § 1 (not printed in this volume), the name was changed to the Collateral Loan Company.

No other section of this act relates to the city of Boston or to any of its officers.

and the ascertainment and payment of all such damages, the said city of Boston, and all persons claiming damages, shall have all the rights, immunities, and remedies, and be subject to all the duties, liabilities, and obligations, which are provided in the one hundred and sixty-seventh chapter of the acts of the year one thousand eight hundred and forty-six, the one hundred and eighty-seventh chapter of the acts of the year one thousand eight hundred and forty-nine, and the three hundred and sixteenth chapter of the acts of the year one thousand eight hundred and fifty. Said city of Boston shall City to indemnify Natick and also indemnify said towns of Natick and Wayland, against all injury Wayland. which may at any time be done to any highway or bridge in such towns, by reason of the raising of the water, and maintaining the dam, as herein before provided.

SECT. 3. This act shall not take effect, until said city of Boston Act not to take shall have paid to the said town of Framingham the sum of fortyfive hundred dollars; to the said town of Natick, the sum of three thousand dollars; and to the said town of Wayland, the sum of one thousand dollars; nor until said act shall have been accepted by the city council of said city of Boston.1

April 5, 1859.

[1846, 167; 1849, 187; 1850, 316.]

# 1859. — CHAPTER 210.

AN ACT IN RELATION TO THE BACK BAY AND THE PUBLIC GARDEN IN THE CITY OF BOSTON.

Be it enacted, etc.:

Section 1.2 The boundary line between the cities of Boston and Boundary be-Roxbury is hereby altered and established as follows: beginning at and Roxbury a point where the present boundary line between the two cities altered and established. intersects the easterly side of Avenue Number VI., as laid down on the plan accompanying the third annual report of the commissioners on Boston Harbor and Back Bay, dated October thirty, eighteen hundred and fifty-four, thence running by the said easterly side of said Avenue Number VI., to the present boundary line near the mill-dam; and all that portion of land, flats, or channels, easterly of the line hereby established, is hereby annexed to and made a part of said city of Boston in the county of Suffolk, and shall constitute a part of ward nine, until a new division of the wards: provided, that Provided this act shall not affect the present apportionment for the choice of senators and representatives to the general court, and of councillor.

If there shall be within the limits of the territory hereby Boston not to annexed to the city of Boston, any portion which is owned by the tax any portion which is owned by the owned by liox. dly of Roxbury, the city of Boston shall not assess any taxes on bury.

such portion owned by Roxbury, so long as it is so owned.

SECT. 3. The commissioners on the Back Bay are hereby author- Back Bay comized and required to fill up and complete, at the expense of the fill up certain commonwealth, so much of the street next west of the public garden lands. called Arlington street, as remains to be completed at the time of the passage of this act, so that the said street shall be of the full width of eighty feet; and also the strip of land easterly of said street, which was released by the commonwealth to the city of Boston by indenture dated December eleventh, eighteen hundred and fiftysix; and no building shall hereafter be crected between Arlington Restriction. and Charles streets, except such as are expedient for horticultural

¹These conditions were complied with, and the act was accepted by the city council, May 1866. See City Records, Vol. 37, p. 222.

²Sections one and two were superscied by annexation of Roxbury to Boston.

Proviso.

purposes: provided, that nothing herein contained shall render it unlawful to erect a city hall on the public garden.

Commissioners of award to be appointed.

SECT. 4. For the purpose of determining a just equivalent to the city of Boston, for the relinquishment hereby made of any rights the said city may now have to erect buildings on the strip of land on Arlington street, which was conveyed to the city by the said indenture of December eleventh, eighteen hundred and fifty-six, the governor of the commonwealth and the mayor of said city shall appoint three commissioners, who shall make an award thereon; and the commonwealth shall convey to the city of Boston such portion of the land or flats in the Back Bay, belonging to the commonwealth, and upon such limitations and restrictions as the said commissioners shall order and direct, in said award, as such equal equivalent; and if such commissioners shall not be appointed within thirty days after this act shall take effect, the supreme judicial court, upon the reprepoint, in case, etc. sentation of either party, and upon notice to the other, shall appoint such commissioners.

Supreme judi-cial court to ap-

Sewer to be con-structed.

The commissioners on the Back Bay are authorized and required to construct all that part of the main sewer, extending from Tremont street, in Boston, to Charles river, which is to be built by the commonwealth, in accordance with the tripartite indenture between the commonwealth and the city of Boston and the Boston Water-Power Company, dated December eleventh, eighteen hundred and fifty-six.1

Act to be accept-

SECT. 6. The board of aldermen of the city of Boston shall notify of by legal voters of Boston, and warn the legal voters of the said city to meet in their respective wards on some day within thirty days from the date of the passage of this act, for the purpose of giving their votes "yes" or "no" in answer to the question, "Are you in favor of accepting an act of the legislature of eighteen hundred and fifty-nine, entitled 'an act in relation to the Back Bay and the public garden in the city of Boston'?" and the votes shall be received, sorted, and counted, and declaration made thereof in the same manner as votes at other elections; and the mayor and aldermen shall transmit to the secretary of the commonwealth, within seven days after said meetings, a true return of the votes in the affirmative and negative; and if it shall appear that a majority of the votes are in favor of the acceptance of this act, then it shall be considered as binding in all its provisions, alike upon the commonwealth of Massachusetts and the city of Boston, and shall have full force and effect; but if a majority of the votes are against the acceptance of this act, then it shall be null and void, and the secretary shall give public notice accordingly.

SECT. 7. The preceding section, authorizing and directing the submission of this act to the legal voters of Boston, shall take effect from and after the passage of this act.

April 6, 1859.

#### 1859. — CHAPTER 211.

AN ACT CONCERNING FANEUIL HALL MARKET, IN BOSTON.

Be it enacted, etc.:

Provisions and produce to be sold on street stands around Papeuil Hall certain restric-

Section 1. The city of Boston shall make no by-law, ordinance, or regulation, excluding from the occupation of street stands within the limits of Fancuil Hall market, in said city, as the same are, or may be, defined in the city ordinances for the sale of fresh provisions and perishable produce, any persons taking such stand for the sole

See Back Bay Agreements, pp. 73, 78.
 Accepted April 25, 1859.

purpose of selling such fresh provisions or perishable produce: provided the same are the product of the farm of the person offering them for sale, or of some farm within ten miles of the residence of such person; or are to be sold at wholesale only by the party offering the same for sale on commission, for, or as agent for, some person or persons not residing or having a usual place of business within eight miles of said market; or are meats to be sold at wholesale only by the person who slaughtered the animals of which the same was a part.

Sect. 2. The said city shall make no by-law, ordinance, or regu-No prohibition lation, prohibiting the occupation of stands within said limits, and ton during certhe sale of fresh provisions and perishable produce, by the persons tain bours of the day, except, etc. hereinbefore mentioned, between the hours of four o clock in the 100 Mass. 355. afternoon and the time of closing said market at night, or before ten 19 Met. 253. o'clock in the forenoon, except on Sunday and holidays.

SECT. 3. Any existing by-laws, ordinances, or regulations incon- Repeal except. sistent herewith are hereby repealed; but this act shall not be construed to repeal or prevent reasonable rules of police, needful for the decorum, convenience and good order of the market, and those who buy and sell therein.

April 6, 1859.

[1860, 152.]

### 1860. — CHAPTER 94.

AN ACT TO AUTHORIZE THE NEWTON AND WATERTOWN GAS-LIGHT COMPANY TO EXTEND THEIR PIPES INTO THE TOWN OF BRIGHTON.

Be it enacted, etc.:

Section 1. The Newton and Watertown Gas-Light Company are Extension of hereby authorized to extend their pipes for the purpose of conduct-

ing into, and selling gas in the town of Brighton.

the town of Brighton, shall have the power and authority to open the pipes. ground in any part of the streets, lanes, and highways, of said town for the purpose of sinking and repairing such pipes and conductors as it may be necessary to sink for the purpose aforesaid; and the Repairs of high said corporation, after opening the ground in said streets, lanes, or ways. highways, shall be held to put the same into repair under the penalty of being prosecuted for a nuisance: provided, that the selectmen of Proviso. the said town, for the time being, shall at all times have power to regulate, restrict, and control all the acts and doings of said corporation which may, in any manner, affect the health, safety, and convenience of the inhabitants of said town: provided, said company Proviso. shall not be authorized to lay gas-pipes in any streets where authority

SECT. 3. This act shall take effect upon its passage.

the town of Brighton, to any other company.

March 20, 1860.

[1873, 803.]

to lay such pipes has been previously granted by the selectmen of

SECT. 2. Said corporation, with the consent of the selectmen of Opening of

¹ Changed to eleven o'clock by St. 1860, c. 152. ² Modified by annexation to Boston, St. 1873, c. 303.

### 1860. — CHAPTER 109.

AN ACT TO AMEND "AN ACT TO PREVENT LIVERY STABLES FROM BEING ERECTED IN CERTAIN PLACES IN THE TOWN OF BOSTON."

Be it enacted, etc.:

1610, 194.

SECTION 1. The first section of the one hundred and twenty-fourth chapter of the statutes of the year eighteen hundred and ten, passed on the eleventh day of February, in the year eighteen hundred and eleven, is hereby amended by inserting after the word "God" the following words, to wit: "without the consent in writing of the proprietors of such church or meeting-house, or of the religious society or parish worshipping therein, and the consent of the mayor and aldermen of the city of Boston."

SECT. 2. This act shall take effect from its passage.

March 26, 1860.

[1810, 124; 1869, 869.]

# 1860. — CHAPTER 137.

AN ACT IN ADDITION TO AN ACT CONCERNING THE HARBOR OF BOSTON.

Be it enacted, etc.:

Wharf exten-

SECTION 1. So much of the third section of an act entitled "an act in addition to an act concerning the harbor of Boston," passed on the third day of May, in the year one thousand eight hundred and fifty, as provides that the proprietors of the wharves and flats, by said act authorized to be extended, shall extend said wharves and the lines of their respective flats in a direction at right angles to the line established by said act, is hereby repealed, and the proprietors of said wharves and flats are hereby authorized to extend their wharves and the lines of their respective flats to the line established by said act in the directions in which the said lines of their respective flats were originally established between said proprietors

Public streets laid out by proprietors of wharves. SECT. 2. Whenever the said proprietors lay out or appropriate for any street or streets any portion of the said flats or wharves, the city of Boston may at any time accept and lay out as and for a public street or streets the portion or portions of said flats or wharves by said proprietors so laid out and appropriated, or any part of the same, which portions so accepted shall thereupon, and without any further act of the said proprietors, and without any compensation to them or any of them therefor, vest in the said city of Boston.

See-walls.

SECT. 3. Each and every one of the said proprietors of said flats, or of any part thereof, who, at the expiration of two years from the passage of this act, have failed or neglected to cause a good and substantial sea-wall to be built and maintained in front of his or their respective flats on the line established by said act, passed on the third day of May, in the year one thousand eight hundred and fifty, shall forfeit all rights acquired under said act last mentioned, or under this act.

March 31, 1860.

## 1860. — CHAPTER 147.

AN ACT IN RELATION TO THE POWERS OF CONSTABLES IN THE CITY OF BOSTON.

Be it enacted, etc.:

SECTION 1. Any constable in the city of Boston, who shall have Constables to given to the treasurer of the city of Boston a bond, with sureties in a other process sum not less than three thousand dollars, to the satisfaction of the conditions. said treasurer, with condition for the faithful performance of his duties in the service of all civil processes which may be committed to him, and shall have caused the same, with the approval of the mayor and aldermen of said city endorsed thereon, to be filed in the office of the city clerk of said city, may, within the said city of Boston, serve any writ or other process in any personal action, and Repealed by any process in replevin which constables are now by existing pro-regardment visions of law authorized to serve; and in addition thereto may serve see post, p. 321. any writ or process in any personal action or process in replevin which may be made returnable to the police court in said city of Boston; and no constable in the city of Boston shall serve any civil process until he shall have given the bond as herein provided.

SECT. 2. This act shall take effect on the second day of June next.

April 2, 1860.

# 1860. — CHAPTER 152.

AN ACT IN ADDITION TO "AN ACT CONCERNING FANEUIL HALL MARKET, IN BOSTON."

Be it enacted, etc.:

SECTION 1. The two hundred and eleventh chapter of the acts of Amendment to the general court of Massachusetts for the year eighteen hundred and fifty nine is hereby amended by striking out "ten o'clock in the forenoon," and substituting "eleven o'clock in the forenoon" therefor, in the second section of said act.

SECT. 2. This act shall take effect from its passage.

April 2, 1860.

[1823, 148; 1859, 211.]

# 1860. — CHAPTER 182.

AN ACT IN RELATION TO SIDEWALKS IN THE CITY OF ROXBURY.

Be it enacted, etc.:

SECTION 1. The mayor and aldermen of the city of Roxbury are Abutting estates hereby authorized and empowered to construct sidewalks in any of sea of sidewalks. the streets in said city, and to furnish all edge stones for the same, and to assess the expense of all such edge stones upon the owners of land abutting on the sidewalks so constructed, in proportion to the length of lines of their respective estates; and said owners shall be bound and obliged to pay the amounts so assessed: and in case any such owner or owners shall refuse to pay the amount so assessed, within such time as said mayor and aldermen shall designate, then such amount or amounts may be recovered by an action of contract, to be brought by said city of Roxbury before any court or tribunal having competent jurisdiction in the premises.

Repeal.

SECT. 2. All acts or parts of acts inconsistent herewith, are hereby repealed.

SECT. 3. This act shall take effect from its passage.

April 4, 1860.

### 1860. — CHAPTER 194.

AN ACT TO AUTHORIZE THE SELECTMEN OF THE TOWN OF DORCHESTE.

TO LAY OUT AND CONSTRUCT A TOWN WAY.

Be it enacted, etc.:

Location of town way.

The selectmen of the town of Dorchester, in the county of Norfolk are hereby authorized and empowered to lay out and construct town way in the said town of Dorchester, commencing at a point a or near the place where the Old Colony and Fall River railroad crosses Mill street, so called, thence running eastwardly across the marshes and the tide-waters of the northerly branch or arm of the creek known as Barque Warwick cove, to any convenient point upon Commercial street, so called, lying northwardly of the northerly end of the bridge now standing at the mouth of the said cove; and the selectmen aforesaid, in laying out such town way, shall conform to the provisions of law for the laying out of ways within the limits of the towns in this commonwealth, and their proceedings, so far a they have been conformable to the forms and provisions of law, ar hereby established and confirmed.

April 4, 1860.

### 1861. — CHAPTER 105.

AN ACT FOR SUPPLYING THE CITY OF CHARLESTOWN WITH PURE WATER Be it enacted, etc.:

Supply from Mystic pond.

Section 1. The city of Charlestown is hereby authorized to take hold, and convey, by steam or other power, to, into, and through, th said city, by suitable aqueducts or pipes, the waters of Mystic pond so called, in the towns of Medford, West Cambridge, and Winchester and the waters which may flow into and from the same, and may also take and hold, by purchase or otherwise, any land, real estate, o water-rights, necessary for erecting, laying, and maintaining, and maerect, lay, and maintain, such aqueducts, pipes, dams, gates, pumps bridges, reservoirs, embankments, water-ways, drains, or other struct ures as may be necessary or convenient to insure the purity of th waters of said pond, or the ponds and streams running into it, or t convey said waters into, and for the use of, the said city of Charles town: provided, however, that said city shall not divert or draw wate from any part of said Mystic pond lying southerly of the "narrows' or "partings," so called, in said pond. And said city of Charlestown shall have power to erect and maintain a dam between the upper and lower portions of said Mystic pond at the said "narrows" o "partings," so as to exclude the waters of the lower part from those of the upper, and raise the waters of the upper pond as high as the may judge necessary for the purposes of this act, not to exceed, how ever, the level of "Bacon's dam," so called. And said city o Charlestown shall not erect any dam across Mystic river, or obstruct or exclude, the free flow of the tide into the lower Mystic pond Said city of Charlestown shall make and maintain a suitable fish-way in the dam hereby authorized to be constructed by them at the "partings" or "narrows," so called, and upon request in writing

Proviso.

Dam may be erected.

Restriction, etc.

Charlestown to maintain fishway. made to the mayor of said city by any member of the fish committees of the towns of Medford or West Cambridge, on or after the first day of March in each year, the same shall be forthwith opened for the passage of fish, and left open until the first day of the next September, unless a majority of both of said committees shall sooner consent to have the same closed.

SECT. 2. For the purposes of distribution, the city may lay down May lay pipes. pipes to any house or building in said city, the owner or owners thereof having notice and not objecting thereto, and may make and establish public hydrants in such places as may, from time to time, be deemed proper, and prescribe the purposes for which they may be used, and may change or discontinue the same; may regulate the use Regulation of of the water within and without the said city, and establish the prices Water rents. or rents to be paid for the use thereof. And the said city may, for Powers of city. the purposes aforesaid, carry and conduct any aqueducts or other Aqueducts. works by them to be made and constructed, over or under any watercourse, or any street, turnpike-road, highway or other way, in such manner as not to obstruct or impede travel thereon, or the free flow of the water therein. In carrying the pipes or conduits of said aqueduct across Mystic river, the same shall either be carried below the level of the bed of said river, or the bridge or other structure on which the same is carried over said river shall be elevated at least three feet in the clear above high-water level at the point where the same may cross said river; and may enter upon and dig up any such road, street, or way, for the purpose of laying down said aqueducts or other works, and for maintaining and repairing the same.

SECT. 3. Three commissioners shall be appointed by the city coun-Superintending cil, who shall, during their continuance in office, execute and perform, 1870, 216, § 2. superintend and direct, the execution and performance of all the works, matters, and things, mentioned in the preceding sections, which are not otherwise specially provided for in this act; they shall be subject to such ordinances, rules, and regulations, in the execution of their said trust, as the city council may, from time to time, ordain and establish, not inconsistent with the provisions of this act, and the laws of this commonwealth; they shall respectively hold Tenure of office their said office for the term of two years next after their said appointment, unless the aqueduct and works aforesaid shall be sooner completed; but they, or either of them, after having had an opportunity to be heard in his or their defence, may be removed at any time by a concurrent vote of two-thirds of each branch of the city council; and, in case of a vacancy in the board of commissioners, by death, resignation, or removal, such vacancy shall be filled by the appointment of another commissioner, in manner aforesaid, who shall hold his said office for the residue of the said term of two years, with all the powers and subject to all the restrictions aforesaid. A major part of said commissioners shall be a quorum for the exercise of the powers, and the performance of the duties, of the said office; they Reports of comshall, once in every three months, and whenever required by the city council, make and present, in writing, a particular report and statement of all their acts and proceedings, and of the condition and progress of the works aforesaid.

SECT. 4. Before the appointment of the commissioners aforesaid, Compensation. the city council shall establish and fix the salaries, or compensation, to be paid to the commissioners for their services; and the said salaries of the said commissioners, so established and fixed as aforesaid, shall not be reduced during their cont nuance, respectively, in said office.

SECT. 5. Whenever the said office of commissioners shall cease, Powers and duties vested in either by the expiration of the said term of two years from the city council.

original appointment, or by the completion of the aqueducts and works mentioned in the preceding sections of this act, all the rights, powers, and authority, given to the city of Charlestown by this act, shall be exercised by the said city, subject to all the duties, liabilities, and restrictions, herein contained, in such manner and by such agents as the city council shall, from time to time, ordain, appoint, and direct.

Damagus.

SECT. 6. The said city of Charlestown shall be liable to pay all damages that shall be sustained by any persons in their property by the taking of any land, water, or water-rights, or by the constructing of any aqueducts, reservoirs, or other works, for the purposes of this And if the owner of any land, water, or water-rights, which shall be taken as aforesaid, or other person who shall sustain damage as aforesaid, shall not agree upon the damages to be paid therefor, he may apply, by petition, for the assessment of his damages, at any time within three years from the taking of the said land, water, or water-rights, or sustaining damage as aforesaid, and not afterwards, to the superior court in the county in which the same are situate, unless sooner barred, as provided in the seventh section of this act. Such petition may be filed in the clerk's office of said court, in vacation or in term time, and the clerk shall thereupon issue a summons to the city of Charlestown, returnable, if issued in vacation. to the then next term of the said court, and if in term time, returnable on such day as the said court shall order, to appear and answer to the said petition; the said summons shall be served fourteen days at least, before the return day thereof, by leaving a copy thereof, and of the said petition, certified by the officer who shall serve the same, with the mayor or clerk of said city; and the said court may, upon default or hearing of the said city, appoint three disinterested freeholders of this commonwealth, who shall, after reasonable notice to the parties, assess the damages, if any, which such petitioner may have sustained as aforesaid; and the award of the said freeholders, or of the major part of them, being returned into and accepted by the said court, shall be final, and judgment shall be rendered and exccution issued thereon for the prevailing party, with costs, unless one of the said parties shall claim a trial by jury as hereinafter provided.

City to prosecute in certain cases.

SECT. 7. Whenever any damages shall have been sustained by any persons as set forth in the sixth section of this act, and such persons shall neglect to institute proceedings against the city of Charlestown, according to the provisions of this act, for the space of twelve months, it shall be lawful for the city of Charlestown to commence such proceedings, which shall go on and be determined in the same manner as if commenced by the persons who shall have sustained such damage; and if such persons, on receiving due notice, shall not come in and prosecute the proceedings as instituted, judgment shall be entered against them, and they shall be forever barred from recovering any damages under this act.

Appeal to a jury.

SECT. 8. If either of the parties mentioned in the sixth section shall be dissatisfied with the amount of damages awarded as therein expressed, such party may, at the term at which such award was accepted, or the next term thereafter, claim, in writing, a trial in said court, and have a jury to hear and determine, at the bar of said court, all questions of fact relating to such damages, and to assess the amount thereof; and the verdict of such jury, being accepted and recorded by the said court, shall be final and conclusive, and judgment shall be rendered and execution issued thereon, and costs shall be recovered by the said parties, respectively, in the same manner as is provided by law, ir regard to proceedings relating to the laying out of highways.

Verdict to be final.

SECT. 9. No application shall be made to the court for the assess- Appropriation ment of damages for the taking of any water-rights, until the water of damages. shall be actually withdrawn or diverted by the said city, under the authority of this act.

SECT. 10. In every case of a petition to the superior court for the Recovery of assessment of damages, as provided in the sixth, seventh, eighth, and costs. ninth, sections of this act, the city of Charlestown, by any of its officers, may tender to the complainant, or his attorney, any sum that they shall think proper, or may bring the same into court, to be paid to the complainant for the damages by him incurred or claimed in his petition; and if the complainant shall not accept the same, with his costs up to that time, but shall proceed in the suit, he shall be entitled to his costs up to the time of the tender, or such payment into court, and not afterwards; and the said city shall be entitled to recover its costs afterwards, unless the complainant shall recover greater damages than were so offered.

SECT. 11. For the purpose of defraying all the costs and expenses "Water bonds." of such lands, estates, waters, and water-rights as shall be taken, purchased, or held, for the purposes mentioned in this act, and of constructing all aqueducts and works necessary and proper for the accomplishment of the said purposes, and all expenses incident thereto, heretofore incurred or that may be hereafter incurred, the city council shall have authority to issue, from time to time, scrip, notes, or certificates of debt, to be denominated on the face thereof, "Water bonds of the city of Charlestown," to an amount not 1864, 176. exceeding five hundred thousand dollars, bearing interest at a rate not exceeding the legal rate of interest in this commonwealth, which shall be redeemable at a period of time not less than ten, nor more than fifty, years from and after the issue of the said scrip, notes, or certificates, respectively; and the city council may sell the same, or any part thereof, from time to time, at public or private sale, or pledge the same for money borrowed for the purposes aforesaid, on such terms and conditions as the said city council shall adjudge proper; and the said city council may, for the purpose of meeting payments of such interest as may accrue upon any certificate of debt,

The city council may, from time to time, pass such by- Water regula-SECT. 12. laws and ordinances as they may deem proper for the preservation 1870, 216. and protection of all or any of the works connected with the supplying of the city of Charlestown with pure and wholesome water, under and by virtue of this act: provided, such by-laws and ordinances are Proviso. not inconsistent with any laws of this commonwealth, or with the constitution thereof, subject at any time to be repealed or modified by the legislature, and may also organize a department, with full powers for the management of such works, and the distribution of the said water.

make such further issue of scrip, notes, or certificates of debt, as may

be necessary therefor.

The city council shall, from time time, regulate the Water rents. price or rent for the use of the water, with a view to the payment, from the net income and receipts, not only of the semi-annual interest, but ultimately of the principal of said debt so contracted, so far as the same may be practicable and reasonable. And the occupant Liabilities of of any tenement shall be liable for the payment of the price or rent owners. for the use of the water in such tenement; and the owner thereof shall be also liable, if, on being notified of such use, he does not object thereto; and if any person or persons shall use any of the said water, either within or without the said city, without the consent of the city, an action of tort may be maintained against him or them for the recovery of damages therefor: provided, however, that this act Proviso.

shall not be so construed as to prevent the inhabitants of Medford, West Cambridge, and Winchester from using so much of the water hereby granted, as shall be necessary for extinguishing fires, and for all ordinary household purposes, under such regulations of the city council as may be essential for the preservation of the purity of the said water.

Penalties for misdemeanors. and injuries to water works,etc.

SECT. 14. If any person or persons shall wilfully or maliciously divert the water, or any part thereof, of any of the ponds, streams, or water-sources, which shall be taken by the city pursuant to the provisions of this act, or shall corrupt the same, or render it impure, or destroy or injure any dam, aqueduct, pipe, conduit, hydrant, machinery, or other property, held, owned, or used, by the said city, by the authority and for the purposes of this act, such person or persons shall forfeit and pay to the said city three times the amount of the damages that shall be assessed therefor, to be recovered by any proper action. And such person or persons may, moreover, on indictment and conviction of either of the wilful and malicious acts aforesaid, be punished by fine not exceeding one thousand dollars, and imprisonment not exceeding one year.

SECT. 15. The said city of Charlestown is also authorized to

supply with water for the extinguishment of fires or for other pur-

poses, the cities of Chelsea and Boston, and the towns through which the line of aqueduct may pass, and for this purpose may erect and maintain such structures as may be requisite and necessary therefor: provided, that such supply to Boston shall not deprive the towns on

Extinguishment of fires.

1865, 144.

Proviso.

Hydrants.

Proviso.

1866, 212.

the line of the aqueduct of a sufficient supply of water. SECT. 16. The said city of Charlestown shall erect and maintain proper hydrants at such points along the line of the aqueduct as the selectmen of the towns of Somerville and Medford shall direct: provided, however, the said city of Charlestown shall not be required to erect and maintain such hydrants at points nearer together than five hundred feet; and said towns of Somerville and Medford may at all times draw water from said hydrants without charge therefor, for the extinguishment of fires, under such regulations as the city of Charlestown may, from time to time, establish under authority of this act; and the rates of water supplied to the inhabitants of said towns of Somerville and Medford for other purposes than the extinguishment of fires, as provided in section fifteen, shall not exceed the rates charged for like uses in said city of Charlestown, and the payment or rental for the use of such water shall be made and collected in the same manner as herein before provided for the water distributed in the said city of Charlestown. case the pipes for distributing said water shall be laid without expense to said city of Charlestown, such charge or rental shall be made for the use of said water as may be agreed upon by and between said towns respectively and said city of Charlestown.

Act to be ac-cepted by legal

The provisions of this act shall be void unless submitted to and approved by the voters of the city of Charlestown, at meetings held simultaneously for that purpose in the several wards, within three years from the passage of this act, upon notice duly given, at least seven days before the time of holding said meetings.

SECT. 18. This act shall take effect from and after its passage.

March 28, 1861.

[1863, 9; 1864, 176; 1865, 135, 144; 1866, 212; 1870, 216; 1871, 159; 1872, 85; 1874, 400; 1875, 202.]

# 1861. — CHAPTER 142.

#### AN ACT IN RELATION TO STREETS ON THE BACK BAY.

Be it enacted, etc.:

The various streets and ways on the Back Bay, in the city of Plan confirmed. Boston, and on the northerly side of the Mill-dam, as laid down on the general plan thereof, accompanying the fifth annual report of the commissioners on the Back Bay, and dated Boston, January twentyfirst, eighteen hundred and fifty-seven, and deposited in Suffolk registry of deeds, August thirty-first, eighteen hundred and fiftyeight, with such modifications and alterations as have been made by the commissioners, shown on the plan recorded in Suffolk registry of deeds, liber seven hundred and eighty-eight, folio one hundred and fifty-nine, are hereby ratified and confirmed; and the said commis-Commissioners, sioners shall have the general control of all streets, ways, and squares, on the land of the commonwealth, and may offer them, or any portion of them, for acceptance by the city of Boston, on such terms and conditions as they may deem expedient, subject to the approval of the governor and council: provided, that nothing herein Proviso. contained shall be construed to authorize the commissioners on the Back Bay to postpone or modify the operation of the fourth section of chapter one hundred and fifty four of the acts of the year one thousand eight hundred and fifty-nine.

April 6, 1861.

# 1861. — CHAPTER 220.

AN ACT IN AMENDMENT OF THE "ACT FOR SUPPLYING THE CITY OF BOSTON WITH PURE WATER."

Be it enacted, etc.:

Section 1. The fifteenth section of the act entitled "an act for Penalty for disupplying the city of Boston with pure water," passed the thirtieth verting water in day of March in the year one thousand eight hundred and forty-six, is hereby amended by adding thereto the following words, viz.: "or by confinement to hard labor in the state prison for a term not exceeding ten years."

SECT. 2. This act shall take effect upon its passage.

May 23, 1861.

[1846, 167.]

# 1862. — Снартев 64.

AN ACT CONCERNING THE HARBOR-MASTER OF THE PORT OF BOSTON.

Be it enacted, etc.:

SECTION 1. The harbor-master for the port of Boston shall here- Harbor-master, after be appointed by the mayor and aldermen of the city of Boston, how appointed. instead of the city council of said city; and he shall continue to 1847, 234. have all the powers, and be subject to all the duties, liabilities, and obligations, which now appertain by law to the said office.

SECT. 2. The city council of the city of Boston may make and City council ordain all such ordinances, rules, orders, and regulations, for prescrib-dudes. ing the duties, and controlling the action of the said harbor-master, as they shall deem expedient: provided, such ordinances, rules, Proviso. orders, and regulations are not repugnant to law; and they may, if they shall deem it expedient, provide by ordinance for adding to the

duties of the said harbor-master the duties of captain of the harbor police.

Repeal.

Sect. 3. All acts and parts of acts inconsistent with the provisions of this act, are hereby repealed.

When to take

SECT. 4. This act shall take effect as soon as the same shall be accepted by the city council of the city of Boston.'

March 11, 1862.

[1837, 229; 1848, 314; 1882, 216; P.S. 69, §\$ 23-84; 1884, 178.]

### 1862. — CHAPTER 65.

AN ACT IN RELATION TO THE REBUILDING AND FUTURE SUPPORT OF "CAMBRIDGE GREAT BRIDGE."

The city of Cambridge, and the inhabitants of the

Be it enacted, etc.: Section 1. The

Cambridge and Brighton to rebuild.

Dimensions and

draws.

Expense.

town of Brighton, are hereby authorized and required to rebuild the "great bridge," over Charles river, between the city of Cambridge and the town of Brighton, in a substantial and proper manner; the same to be made of the width of twenty-eight feet, with a draw in the centre thereof, at an equal distance from each abutment, of not less than thirty-two feet in width, and with the necessary and proper draw-piers, one above and one below said bridge. The expense incurred in such rebuilding of the bridge and piers shall be borne by said city of Cambridge and said town of Brighton in proportion to the respective valuations of said city and town; but all the additional expense incurred in deepening the channel below said bridge, so as to admit of placing the draw in the centre of said bridge, shall be

Dividing line of

borne equally by said city and town.

SECT. 2. The bridge, when it shall have been rebuilt as aforesaid, shall be divided by a line along the opening in the middle of said draw, at an equal distance from each abutment, and said line shall forever be the dividing line between Cambridge and Brighton at that point.

Maintenance and repairs by towns, defined. SECT. 3. So much of said bridge and draw as shall lie south-westerly of said dividing line, together with the most southerly pier, shall be forever supported, maintained, and repaired, and the south-westerly half of the draw shall be raised by, and at the expense of, said town of Brighton; and so much of said bridge and draw as shall lie north-easterly of said dividing line, together with the most north-crly pier, shall be forever supported, maintained, and repaired, and the north-easterly half of the draw shall be raised by, and at the expense of, said city of Cambridge.

Channel may be deepened.

SECT. 4. For the purpose of placing the draw of said bridge in the centre of the same, as above provided, said city and town are authorized and empowered to deepen the channel in said river, so far as may be necessary for that purpose.

Repeal.

SECT. 5. All acts, or parts of acts, inconsistent with the provisions of this act, are hereby repealed.

SECT. 6. This act shall take effect upon its passage.

March 11, 1862.

### 1862. — CHAPTER 73.

AN ACT CONCERNING THE ATTACHING OR MOORING OF RAFTS TO ANY BRIDGE, PIER, OR WHARF, IN THE HARBOR OF BOSTON.

Be it enacted, etc.:

Section 1. Every person who shall attach or moor any raft, or staching rafts, collection of spars, logs, piles, timber, or lumber, to any bridge, pier, logs, etc., to or wharf, in the harbor of Boston, longer than ten hours, without the wharf, without written consent of the owner thereof, shall, for every such offence, consent of owner. forfeit and pay to such owner, a sum of not less than twenty-five dollars, and five dollars for every successive day during which such attachment or mooring shall be so continued; and shall be further Further lialiable for all damages to such bridge, pier, or wharf, caused by such attachment, or mooring, or any continuance thereof, to be recovered by an action of tort.

SECT. 2. Every person who shall attach or moor any raft, or Penalty for at collection of spars, logs, piles, timber, or lumber, to any public bridge more bridge, in the harbor of Boston, for more than ten hours, without permit the permission in writing of the mayor of Roston, shall be liable to a without permit the permission in writing of the mayor of Boston, shall be liable to a from mayor. penalty of not less than twenty-five dollars, and five dollars for every succeeding day during which such attachment or mooring shall be so continued; to be recovered by complaint before the police court 1 of the city of Boston.

March 19, 1862.

### 1862. — CHAPTER 96.

RESOLVE IN RELATION TO STREETS AND DRAINAGE ON THE BACK BAY.

Resolved, That the commissioners on public lands be, and they Brainage of hereby are, authorized to make such modifications of existing agree-territory. ments in relation to the drainage of the Back Bay territory, so called, 1866, 68.3 situated between the Mill-dam and Tremont street, in Boston, as may Agreements, be agreed upon by the city of Boston and all other parties to such p. 78. agreements, subject to the approval of the governor and council; and they may authorize the making of such new streets and ways, and the discontinuance of such streets and ways as have already been made or provided for, on the territory of the Boston Water-Power Company, and may connect any such streets with the streets on the commonwealth's territory, as they may deem expedient, and upon such terms and conditions as they may determine upon, subject to the approval of the governor and council; but before proceeding to act on this resolve, the commissioners shall give public notice by advertisement in two newspapers published in Boston, of the time and place at which all parties having any objections to such changes, or the laying out of such streets, may be heard.

April 30, 1862.

### 1863. — Chapter 9.

AN ACT IN AMENDMENT OF "AN ACT FOR SUPPLYING THE CITY OF CHARLESTOWN WITH PURE WATER."

Be it enacted, etc.:

SECTION 1. The city of Charlestown is hereby authorized, for the Mystle pond, city authorized purpose of constructing and repairing the works authorized by "an to lower waters act for supplying the city of Charlestown with pure water," approved of.

Proviso.

on the twenty-eighth day of March, in the year eighteen hundred and sixty-one, temporarily to lower the waters of Mystic pond, by erecting temporary tide-gates across Mystic river, at such times and in such manner as may be necessary for said purpose: provided, that such tide-gates shall not be erected at any point on said river below Alewife brook, nor allowed at any time to continue longer than shall be absolutely required for the construction or repair of said works, and that said city shall be liable for all damages occasioned by its proceedings under this act, to be recovered by the party sustaining the same, in the manner provided in the act above referred to.

Governor and council may cause removal of tide-gates.

SECT. 2. If at any time the governor and council shall deem such temporary tide-gates across the Mystic river prejudicial to the harbor of Boston, they shall have power to order said tide-gates to be removed within forty-eight hours, and, if not so removed, the governor and council may cause the same to be removed at the expense of said city of Charlestown.

Repeal.

SECT. 3. Such parts of any existing laws as are inconsistent herewith are hereby repealed.

SECT. 4. This act shall take effect upon its passage.

February 5, 1863.

[1861, 105.]

### 1864. — CHAPTER 123.

#### AN ACT CONCERNING THE CITY OF CHARLESTOWN.

Be it enacted, etc.:

Acts of city respecting certain highways confirmed. The action of the city of Charlestown on the twenty-ninth day of Junc, in the year eighteen hundred and sixty-three, in the laying out and extension of Richmond street, and the widening of Chapman street, whereby certain lands of the commonwealth have been taken for the streets aforesaid, is hereby ratified and confirmed, so far as the taking of the lands of the commonwealth is concerned: provided, that the said city shall remove and reconstruct the fences to the satisfaction of the inspectors of the state prison: and provided, further, that the city of Charlestown shall file with the secretary of the commonwealth a copy of the record and plan of the said laying out and widening.

File of plan.

Proviso.

March 80, 1864.

# 1864. — CHAPTER 128.

AN ACT CONCERNING THE OVERSEERS OF THE POOR IN THE CITY OF BOSTON.

Be it enacted, etc.:

Title estab-

defined.

Functions, pow-

Section 1. The overseers of the poor in the town of Boston, incorporated on the twenty-fifth day of April, in the year one thousand seven hundred and seventy-two, shall be known and called by the name of "The Overseers of the Poor in the City of Boston," and as such shall continue to hold and possess all the property, and be entitled to all the rights and privileges, and be subject to all the duties, liabilities, and obligations, which now belong or appertain to said corporation, whether as successors to the corporation above mentioned, or as successors of the corporation or body politic incorporated by the forty-fourth chapter of the acts of the year eighteen hundred and two, by the title of "The Trustees of John Boylston's

...

Charitable Donations, for the Benefit and Support of aged Poor Persons, and of Orphans and Deserted Children," including the faithful administration and execution of all the trusts, bequests, legacies, endowments, and charities, confided to them, which have been hereto-

fore, or shall hereafter be, accepted by them.

SECT. 2. The said overseers of the poor in the city of Boston Board to conshall consist of twelve persons, residents of the city, and be elected persons elected. by the city council of said city of Boston, by concurrent vote, in the by city council. following manner, within sixty days nextafter this act shall take effect: the said city council shall elect four persons to hold office until the first Monday in April, in the year eighteen hundred and sixtyave, and until other persons are elected in their places; four persons to hold their office until the first Monday in April, in the year eighteen hundred and sixty-six, and until others are elected in their places; and four persons to hold their office until the first Monday in April, in the year eighteen hundred and sixty-five, and until others are elected in their places; and thereafterwards, annually, on the first Monday in February, or within sixty days thereafter, four persons to hold their office for the term of three years from and after the first Monday in April next following such elections, respectively, and until other persons are elected in their places. Vacancies occurring Vacancies, how in said corporation, from any cause, may be filled by said city council, filled. in like manner, at any time; and the person elected to fill any vacancy shall hold his office during the term for which his predecessor was elected. The city council shall also have power, at any time, for May remove for cause, to remove either of said overseers from office.

The persons so first elected as overseers of the poor in Organization. SECT. 3. the city of Boston, shall meet and organize on the first Monday of the month succeeding their election, and those thereafterwards elected shall meet for that purpose on the first Monday in April of each year. They shall choose a chairman from their own number, and a treasurer, secretary, and such subordinate officers as they may deem expedient, and shall define their duties and fix their respective salaries

Said overseers shall render such accounts and reports Accounts and of their expenditures, acts, and doings, as may be required by the R.O. c. 28, city council, and the same shall be audited and allowed, if according \$5 4, 5. to law, in such manner as the city council shall from time to time determine.

The present members of the corporation shall hold their Present board. office until others are elected in their places, under the provisions of this act.

SECT. 6. No one of said overseers, nor any individual in their Private interest employ, shall be interested in a private capacity, directly or indirectly, bidden in any contract or agreement for labor or for articles furnished by direction of said overseers, unless the same be expressly authorized by a recorded vote of the board.

SECT. 7. All acts and parts of acts inconsistent with the provisions Repeal. of this act are hereby repealed.

April 2, 1864.

[1772, 8; 1802, 44; 1813, 171; 1868, 183.]

### 1864. — CHAPTER 160.

AN ACT CONCERNING THE CONSTRUCTION OF SIDEWALKS IN THE CITY OF CHARLESTOWN.

# Be it enacted, etc.:

Section 1. Whenever any public street, or any part of the same, Abutters shall in the city of Charlestown, is paved or macadamized, or covered walks in streets paved or macad with gravel as a substitute therefor, or when such paving or substiof city. 98 Mass. 583.

tute shall have been ordered by the city council of said city, the owners of abutting lots of land or real estate upon such street or part of a street, shall, within thirty days after notice from the board of mayor and aldermen, so to do, construct, at their own expense, and to the acceptance of the board of mayor and aldermen, a sidewalk against their respective estates, with brick or flat-stone, supported on the outer edge thereof with hammered edgestone; and if any abutter

Upon refusal. struct, and have

May sell lot for expense.

Sale, how con-ducted.

Redemption of property.

Proviso.

Proviso.

Repeal of 1859, 165, § 1.

Not to affect rights or pending action.

shall refuse or neglect to construct such sidewalk against his lot for the space of thirty days after a written notice has been served upon him, his tenant, agent, or attorney, by order of said board of mayor and aldermen, said city may construct the same, and the expense thereof shall constitute a lien upon the abutting lot for one year after such expense was incurred; such expense, with incidental costs and charges, may be levied by sale of the whole or any part of such abutting lot, if such expense, costs, and charges, be not paid within three months after a written demand for payment of the same, made by the city treasurer upon the owner of the lot, his tenant, agent, or attorney; such sale to be conducted in like manner, and upon like notices, as sales of real estate for the non-payment of taxes; and when any estate or any part of the same is so sold, the owner thereof shall have the same right and the like remedies for redceming the same, as is provided by law for the redemption of real estate sold for non-payment of taxes: provided, however, that when the owner of any abutting lot on any such street, shall, in the judgment of the mayor and aldermen, be unable to construct such sidewalk, they may cause the same to be constructed at the expense of the city: and, provided, also, that they may, in their discretion, allow the owners of vacant lots on any such street, to construct their sidewalks with plank and timber, to the acceptance of the board of mayor and aldermen, which shall be removed and the edgestone and brick, or flat-stone, sidewalk substituted therefor, when said board shall so order.

SECT. 2. The first section of chapter one hundred and sixty-five of the acts of the year eighteen hundred and fifty-nine, entitled " an act to regulate sidewalks in the city of Charlestown," is hereby repealed, but such repeal shall not affect any rights now accrued, or any action now pending.

SECT. 3. This act shall take effect upon its passage.

April 20, 1864.

[1824, 16.]

### 1864. — CHAPTER 176.

AN ACT IN ADDITION TO "AN ACT FOR SUPPLYING THE CITY OF CHARLESTOWN WITH PURE WATER."

Be it enacted, etc. :

City may issue additional water bonds.

The city council of the city of Charlestown is hereby authorized to issue water bonds of the city of Charlestown to an amount not exceeding two hundred thousand dollars, in addition to the amount now authorized by the eleventh section of chapter one hundred and five of the acts of the year eighteen hundred and sixty-The bonds hereby authorized shall be issued and the proceeds thereof appropriated, in accordance with, and subject to, the provisions and conditions of said eleventh section.

Appropriation of proceeds.

SECT. 2. This act shall take effect upon its passage.

April 25, 1861.

### 1864. — Chapter 225.

AN ACT AUTHORIZING THE ESTABLISHMENT OF THE BOSTON ASYLUM FOR INEBRIATES.

Be it enacted, etc.:

The city of Boston is hereby authorized to establish and maintain City of Boston Deer Island, or elsewhere within the limits of said site. to be under to establish. at Deer Island, or elsewhere within the limits of said city, to be under the charge of the board of directors for public institutions, an asylum Supervision. to be called the Boston Asylum for Inebriates, to which persons requiring the benefits of such an institution may be admitted as boarders, upon such terms and conditions as the said board of Terms of addirectors may determine, subject to the approval of the city council of Boston.

May 11, 1864.

### 1864.—CHAPTER 271.

AN ACT IN FURTHER ADDITION TO "AN ACT FOR SUPPLYING THE CITY OF BOSTON WITH PURE WATER."

Be it enacted, etc.:

SECTION 1. The city of Boston shall have the right to maintain City may mainits water pipes, as the same are now laid, in the mill-dam and other mill dam and lands of the commonwealth in and near said city, subject to the pro-other lands. visions of this act: provided, that any person, whose property is in- Proviso. jured thereby, shall have his damages ascertained and paid in the manner provided in the several acts to which this is in addition: and provided, further, that if, at any time hereafter, the legislature shall Proviso. order a draw to be made through the said mill-dam, or other lands on the line of said pipes, for the purposes of navigation, the city of Boston shall so adapt its said pipes, at the locality of the draw, as not to interfere with a free passage of boats and vessels through such draw.

SECT. 2. Said city may enter upon and dig up the ground in said City may enter mill-dam and other lands, when necessary for the purpose of repair-ind dig up lands. ing or replacing said pipes: provided, however, that said mill-dam and Provide. lands shall be restored by said city to as good order and condition as the same are in before such digging is commenced; and that the work shall be done in such manner, and with such care, as not to render any road, street, or way, in which said pipes are laid, unsafe or unnecessarily inconvenient to the public travel thereon.

SECT. 3. The city of Boston shall at all times save harmless and Indemnity to indemnify the commonwealth, and any city or town which may be-commonwealth come liable to keep in repair any road, street, or way, aforesaid, damages sustained by deagainst all damages which may be recovered against them respectively, feets in highand shall reimburse to them respectively all expenses which they ways. shall reasonably incur by reason of any defect or want of repair in such road, street, or way, caused by the maintenance, repairing or replacing of said pipes, or by reason of any injury to persons or property caused by any defect or want of repair in said pipes: pro Proviso. vided, that said city shall have due and seasonable notice of all claims for such damages or injury, and opportunity to make a legal defence thereto.

SECT. 4. This act shall take effect upon its passage.

May 13, 1864.

[1846, 167; 1849, 187; 1865, 131.]

#### 1864. — CHAPTER 315.

AN ACT FOR THE PROTECTION OF THE OUTER HARBOR OF THE CITY OF

Be it enacted, etc.:

City may raise on islands.

The city of Boston is hereby authorized to raise, by walls and works taxation or otherwise, a sum not exceeding one hundred and fifty thousand dollars, and to expend the same in the construction of seawalls and other necessary works on Great Brewster island, Gallop's island, and Deer island, in Boston harbor, in order to protect said islands against the action of the sea, and prevent further injury to said harbor by the washing thereinto of the earth from said islands. The plans for the construction of said works shall be submitted to, and approved by, the governor and council, before the same are commenced.

Plan approved by governor and council.

Amount expended, how re-imbursed to citv.

SECT. 2. The amount expended by said city in accordance with the provisions of this act shall be reimbursed to it from the first net proceeds or receipts from sales of the flats belonging to the commonwealth in said harbor, not already appropriated for specific purposes. This act shall take effect upon its passage. SECT. 3.

May 14, 1864.

### 1865. — CHAPTER 131.

AN ACT TO AUTHORIZE THE CITY OF BOSTON TO BUILD AN ADDITIONAL RESERVOIR.

The city of Boston is hereby authorized, by and

Be it enacted, etc.: SECTION 1.

City council may direct construction.

May take certain lands in Newton, Brighton, and Brook-

Proviso.

May lay pipes pipes in Brook-line.

May secure lands.

May cross water-course or way.

through the agency of the Cochituate water board therein, or by and through any other agency which shall be established therefor by the city council of said city, to construct and maintain an additional reservoir for receiving, holding, and distributing, water; and for this purpose, may take and hold, by purchase or otherwise, any lands or real estate, not exceeding two hundred acres, in the towns of Newton, Brighton, and Brookline, and lying between the Air Line railroad, the present line of the said city's aqueduct and Beacon street on the south, Rockland and Brighton streets on the east, South street on the north, and a street leading from said South street to said Beacon street on the west: provided, however, that no part of the tract of land comprising the Evergreen cemetery, in the town of Brighton, shall be so taken and held, otherwise than by purchase.

The city of Boston may also, by and through the same agency, lay and maintain one or more suitable lines of pipes from the said reservoir to a convenient point in its line of pipes leading from its reservoir in said Brookline to said city; and may take and hold, by purchase or otherwise, such lands or real estate as may be necessary therefor; and may carry and conduct the said pipes over or under any water-course, or any street, turnpike-road, railroad, highway or other way, in such manner as not to obstruct or impede travel thereon; and may enter upon and dig up such road, street, or way, for the purpose of laying the said pipes and for maintaining and repairing the same.

City to be recaused in ways.

The city of Boston shall at all times save harmless SECT. 3. eponsible for damages by real and indemnify any city or town which may become liable to keep in som of defect repair any road, street, or way, aforesaid, against all damages which repair any road, street, or way, aforesaid, against all damages which may be recovered against them, respectively, and shall reimburse to them, respectively, all expenses which they shall reasonably incur by

reason of any defect or want of repair in such road, street, or way, caused by the maintenance, repairing, or replacing, of said pipes, or by reason of any injury to persons or property caused by any defect or want of repair in said pipes: provided, that said city shall have Proviso. due and reasonable notice of all claims for such damages or injury,

and opportunity to make a legal defence thereto.

SECT. 4. The city of Boston shall be liable to pay all damages Liability for that shall be sustained by any persons in their property, by the taking vate property. of any land or real estate as aforesaid, or by any of its doings under this act; and in regard to such taking, and the ascertainment and Rights and payment of all such damages, the city of Boston, and all persons zens and city to claiming damages, shall have all the rights, immunities, and remedies, be subject to by provisions of and be subject to all the duties, liabilities, and obligations, which are existing acts. provided in the one hundred and sixty-seventh chapter of the acts of the year one thousand eight hundred and forty-six, the one hundred and eighty-seventh chapter of the acts of the year one thousand eight hundred and forty-nine, and the three hundred and sixteenth chapter of the acts of the year one thousand eight hundred and

Sect. 5. For the purpose of defraying all the costs and expenses City council may of such lands or real estate as shall be taken, purchased, or held, for tiffcates to dethe purposes mentioned in this act, and of constructing said reser-tures, voir, laying said pipes, and doing all other things incident thereto, the said city council shall have authority to issue, from time to time, notes, scrip, or certificates of debt, to such an amount as may be necessary, and in such form, on such length of time, and bearing such rate of interest, not exceeding six per cent. per annum, as they shall deem expedient.

SECT. 6. This act shall take effect upon its passage.

April 4, 1865.

[1846, 117; 1849, 187; 1850, 316; 1864, 271.]

# 1865. — CHAPTER 135.

AN ACT IN ADDITION TO "AN ACT FOR SUPPLYING THE CITY OF CHARLESTOWN WITH PURE WATER."

Be it enacted, etc.:

Section 1. The city council of the city of Charlestown is hereby City council authorized to issue water bonds of the city of Charlestown to an tional water amount not exceeding two hundred and fifty thousand dollars, in bonds. addition to the amount now authorized by the eleventh section of chapter one hundred and five of the acts of the year eighteen hundred and sixty-one, and by chapter one hundred and seventy-six of the acts of the year eighteen hundred and sixty-four. The bonds Conditions. hereby authorized may be issued and the proceeds thereof appropriated in accordance with and subject to the provisions and conditions of said eleventh section, except so far as the same are changed or modified by this act.

Secr. 2. The water bonds of the city of Charlestown which may May be redeem hereafter be issued by virtue of this act, or of any previous act or attenues. acts, may be redeemable at a period of time not less than one nor more than fifty years from and after the issue of such bonds, respectively. And the city council of said city, may, for the purpose of May issue bonds meeting the payments of any of said water bonds, or of the interest bonds or interwhich may accrue upon any of said bonds, make such further issue est. of water bonds as may be necessary therefor: provided, that the Proviso: limitation.

issue of bonds under this act shall not exceed two hundred and fifty thousand dollars.

SECT. 3. This act shall take effect upon its passage.

April 8, 1865.

[1861, 105; 1864, 176.]

### 1865. — CHAPTER 144.

AN ACT TO AUTHORIZE THE CITY OF CHELSEA TO PURCHASE A SUPPLY OF WATER FROM THE CITY OF CHARLESTOWN, AND TO ISSUE SCRIP IN PAYMENT THEREFOR.

Be it enacted, etc.:

May purchase under act of '61 and maintain works.

City council may issue water

bonds redeemable in one to

fifty years.

Section 1. The city of Chelsea is hereby authorized to purchase a supply of water from the city of Charlestown, agreeably to the provisions of section fifteen of chapter one hundred and five of the acts of the year eighteen hundred and sixty-one, and may erect and maintain such works and structures as may be requisite and necessary for the introduction of water from said city of Charlestown to the said city of Chelsea, and the distribution thereof in said city of Chelsea; and for the purpose of defraying the costs and expenses of such introduction and distribution, the city council of Chelsea shall have authority to issue from time to time, scrip, notes, or certificates of debt, to be denominated water bonds of the city of Chelsea, to an amount not exceeding two hundred thousand dollars, bearing interest not exceeding six per centum per annum, which shall be redeemable at a period of time not less than one nor more than fifty years from and after the issue of said May sell at pub- scrip, notes, or certificates, respectively; and the said city council may sell the same, or any part thereof, from time to time, at public or private sale, for the purpose aforesaid, on such terms and conditions as the said city council shall judge proper; and the said city council may, for the purpose of meeting payments of such interest as may accrue upon any certificate of debt, make such further issue of scrip, notes, or certificates of debt, as may be necessary therefor: provided, that the whole issue of scrip, notes, or certificates of debt, under this act shall not exceed two hundred thousand dollars.

lic or private

May make further issue for or interest.

Proviso.

Construction over river to be missioners on harbors and finta.

SECT. 2. The work of laying pipes and any other structures necessary to carry water from said city of Charlestown across Chelsea bridge to said city of Chelsea, shall be under the direction of the commissioners on harbors and flats of the commonwealth.

This act shall take effect upon its passage.

April 11, 1865.

[1861, 105.]

#### 1865. — CHAPTER 159.

AN ACT TO AUTHORIZE THE LAYING OUT AND WIDENING OF A STREET FROM MILK STREET TO BROAD STREET, IN THE CITY OF BOSTON.

Be it enacted, etc.:

Mayor and aldermen may

Section 1. The mayor and aldermen of the city of Boston are hereby authorized to widen and lay out, as a street, the line of street extending from Milk street to Broad street, in the said city, nearly parallel with Pearl street, and now known by the names of Oliver street, Washington square, and Belmont street, to take sufficient land for the same, to grade the same, and to assess the cost of such widening and grading, including damages for land and buildings

taken for such widening, upon estates abutting upon said widened street, as hereinafter provided. But the determination so to widen Decision to act and lay out said street shall be made by the mayor and aldermen, and recorded within recorded within one year from the passage of this act.

one year.

The said street shall be made not less than fifty feet Width and wide, and shall be so graded that the rise or fall shall in no place grade of street. exceed two feet and a half in one hundred feet of length.

SECT. 3. In making the estimate of the cost aforesaid, for which Mayor and the assessment herein provided is to be laid, the mayor and aldermen estimate dame shall estimate the damages sustained by any person or persons, by ages to persons. the taking of land for the said widening, including the value of the whole of the buildings on the land, any part of which shall be so taken, deducting therefrom, however, the value of the materials to be removed, and of the buildings, if any, which will remain standing; but no person shall be entitled to claim further damages for the cut- Decision to be ting off of such buildings, or injury to the same; and, in estimating Estimation of the value of the land cut off by the said widening, the land so cut off value, basis. shall be estimated at its value before the widening, and such estimate shall not include the increased value occasioned merely by the widening, laying out, and grading, of the said street.

The damages estimated according to the preceding sec-Payment of SECT. 4. tion, shall be paid to the persons entitled thereto, in the same damages. manner, and upon the same conditions, as is provided by law in other cases of land taken for widening streets in the county of Suffolk.

SECT. 5. Buildings and materials remaining upon the land, under Property re-the adjudication provided in section three, shall be taken care of by eared for by the owner thereof; and if such owner, after due notice so to do, by owner or at his said mayor and aldermen, neglects or fails to take sufficient care thereof, said mayor and aldermen may take such care of the same as the public safety demands, at the expense of the owner; and if they Removal may be made at ex shall adjudge a removal thereof to be necessary for the public secu-pense of owner. rity or necessity, they may remove the same at the expense of the owner, or they may sell the same, after five days' notice, at public auction, and hold the net proceeds of such sale for the benefit of the

SECT. 6. The whole expense of the said widening, including the Assessment of damages mentioned in the third section of this act, and the net widening to be expense of grading the whole widened street, after deducting the upon abutting estates. estimated net proceeds of the earth and gravel removed, shall be assessed upon all the estates abutting upon the said widened street, 106 Mass. 89. in proportion to their value, as they shall be appraised by the mayor and aldermen, when the improvements have been made

SECT. 7. All assessments made under this act shall constitute a Shall constitute lien for one year, lien on the real estate assessed, for one year after they are laid, and and may be may, together with all incidental costs and expenses, be levied by sale in three months sale thereof. if the assessment is not paid within three months after a after demand. written demand of payment, made either upon the person assessed, or upon any person then occupying the estate, or posted upon the premises; such sale to be conducted in like manner as sales for the non-payn ent of taxes.

SECT. 8. Any party aggrieved by the doings of the mayor and Party aggrieved may have jury. aldermen, under this act, shall have the like remedy by petition for a jury, and with the same limitations as to the time of bringing such petition, as in other cases of widening or altering streets in the county And any person aggrieved by the estimate made by the of Suffolk. mayor and aldermen, under the tenth section of this act, may have the same assessed by a jury in the same manner as damages for the taking of land for highways may be assessed.

SECT. 9. The city of Boston, at its own expense, shall provide a Sewer, side-

bridges, city to

suitable common sewer, and proper sidewalks, for the said street,

Estate owner may surrender

Mayor and aldervalue, owner to convey and city to pay.

Property not used may be sold.

Sum paid by sessed upon abutters.

pave the said street, as widened, and build the necessary bridges over

SECT. 10. Any person owning any of the said estates abutting on property to city. the said line of streets mentioned in the first section, at any time before the estimation of the damages, according to the third section of this act, may, instead of the provisions in section third, elect to surrender all of the said estate to the city of Boston. The mayor and aldermen of the said city shall thereupon estimate the value of the whole of the said abutting estate, with the buildings thereon, and the said owner shall convey the same to the said city, and the said city shall pay him therefor the value so estimated. And the said city shall sell at public auction all the building materials and buildings, and the remaining portion of said estate not used in said widening and grading, and the net proceeds thereof shall be applied towards the expenses of said widening and grading. And the estimated value of said estate, so paid by said city, shall be assessed upon the abutters, as provided in the sixth section of this act, instead of the damages estimated according to the said third section.

SECT. 11. This act shall take effect upon its passage.

April 27, 1865.

### 1865. — CHAPTER 192.

AN ACT CONCERNING THE GRANITE BRIDGE CORPORATION.

Be it enacted, etc.:

County commissioners may lay out, as high-

Section 1. The county commissioners for the county of Norfolk may, with the assent of the Granite Bridge Corporation, lay out the turnpike, ways, bridge, and draw, belonging to said corporation, as a common highway, in accordance with the provisions of this act, and have and exercise the same powers relating thereto as are now had and exercised by them in the laying out of turnpikes as common highways; excepting that in the allowance and payment of damages under the provisions of the fifteenth section of the sixty-second chapter of the general statutes, so much of said section as requires the towns through which said ways pass to refund the same shall not apply.

Allowance for damages.

Reconstruction of bridge by

Shall provide draw-tenders

Expense, how paid.

Upon notice of completion, towns to be liable for care and maintenance.

SECT. 2. In case said commissioners shall proceed under section first to lay out said turnpike, bridge, and draw, as a common highway, they shall cause said bridge to be put in substantial repair, and so far reconstruct the same that it shall be safe and convenient for travel, preserving in the place where now located a draw and passage-way for vessels of at least the width now required by law; and said commissioners from the time said turnpike, bridge, and draw, are laid out and established as a common highway until they shall have given the notice hereinafter provided, shall provide draw-tenders until completed. for said draw, and other necessary agents, and be subject to the duties and liabilities imposed on said corporation by the third section of chapter one hundred and fifty-four of the acts of the year eighteen hundred and thirty-seven; and the expenses and liabilities incurred under this section shall be paid from the county treasury.

Upon due notice given by said commissioners to the clerk of the towns in which said bridge lies, that said bridge has been reconstructed and is in substantial repair, so that the same is safe and convenient for travel, such towns shall each thenceforth be responsible for the care, maintenance, and repair, of the portion of said bridge lying on its own side of the same and extending to the centre of the draw, and they shall, at their joint expense, provide draw-tenders for said draw, and other necessary agents; and said Draw-tenders and agents to be towns shall be jointly liable to raise the draw and afford all necessary provided at joint and proper accommodation to vessels having occasion to pass the expense. same by day or night, and shall keep a sufficient light for vessels at said draw; and if any vessels shall be unreasonably delayed or Accommodations. hindered in passing said draw by the negligence of said towns or their agents in discharging the duties enjoined by this act, the owners or masters of such vessels may receive reasonable damages Damages for untherefor of said towns in an action of tort before any court proper to tention of vertry the same.

SECT. 4. This act shall take effect upon its passage.

May 4, 1865.

# 1866. — CHAPTER 36.

AN ACT CONCERNING SEWERS AND DRAINS IN THE CITY OF ROXBURY.

Be it enacted, etc.:

Section 1. The board of aldermen of the city of Roxbury may lay, Aldermen may make, and maintain, in said city, all such main drains and common as sewers as the city council shall adjudge to be necessary for the adjudge. public convenience or the public health, and may repair the same from time to time whenever it is necessary; and said city and the citizens thereof shall have the same rights, and be subject to the same liabilities, as if the same had been laid, made, or maintained, under the provisions of chapter forty-eight of the general statutes, except as hereinafter provided.

SECT. 2. When land is taken by virtue of the preceding section, Proceedings for taking land. the city council shall proceed in the manner required by law in taking land for public highways or streets; and persons suffering damage in Private damage, their property shall have the rights and remedies for the ascertain-recovery. ment and the recovery of the amount of such damage provided by law for the ascertainment and recovery of damages for land taken in said city of Roxbury for public highways or streets.

SECT. 3. This act shall take effect upon its passage.

February 16, 1866.

[1866, 69.]

### 1866. — CHAPTER 68.

AN ACT TO CONFIRM AN INDENTURE CONCERNING LANDS AND DRAIN-AGE IN THE BACK BAY.

Be it enacted, etc.:

SECTION 1. An indenture tripartite, between the commonwealth, Indenture of the Boston Water-Power Company, and the city of Boston, made and Boston, and concluded on the thirty-first day of December, in the year of our Water-Power Co., made Dec. Lord eighteen hundred and sixty-four, and approved by the governor 1884, confirmed. and council, relating to the laying out of lands and the drainage thereof, in the Back Bay, is hereby confirmed; and the commissioners commissioners on public lands are authorized to make such alterations in the laying may change out of lands and streets as may conform thereto: provided, that no lines of lands and street. change shall be made by said commissioners in the width of any street Proviso. on which land has been sold by the commonwealth, without the consent of the parties to whom such land has been sold, or by whom it may be owned at the time such change is made.

Dartmouth street widened points.

SECT. 2. The street formerly called Dedham street, now called between certain Dartmouth street, is hereby widened forty feet on its westerly side from the point where it connects with Huntington avenue to Beacon street, so that the same shall be one hundred feet in width between the points above named.

SECT. 3. This act shall take effect upon its passage.

March 9, 1866.

# 1866. — CHAPTER 69.

AN ACT TO AUTHORIZE THE CITY OF ROXBURY TO DIVERT THE WATERS OF SMELT BROOK.

Be it enacted, etc.:

May divert for sewerage at any point within rity limits.

Section 1. The city of Roxbury, for the purpose of sewerage, may divert the water of Smelt brook, or any portion thereof, from its present course, at any convenient point within the territorial limits of said city, and conduct the same into the common sewers of said city, as now existing or hereafter to be constructed, or may provide a new channel, culvert, or outlet, therefor to tide-water, and to these ends shall have all the rights, and be subject to all the liabilities provided for in an act concerning sewers and drains in the city of Roxbury, passed in the year one thousand eight hundred and sixtysix.

May authorize person or corporation to make diversion.

SECT. 2. The city of Roxbury may authorize such diversion to be made, under its supervision and control, by any person or persons, corporation or corporations, willing to undertake the same, and to assume and defray the entire cost and expense thereof, and to indemnify said city therefrom, upon such terms and conditions as said city shall deem expedient.

SECT. 3. This act shall take effect upon its passage.

March 9, 1866.

[1866, 36.]

#### 1866. — CHAPTER 167.

AN ACT TO AUTHORIZE THE CITY OF BOSTON TO BUILD A SEA-WALL IN BOSTON HARBOR, NEAR THE FOOT OF POPLAR STREET.

Be it enacted, etc.:

May build from Taylor's wharf, via Poplar street dock, to Vinal's dock, t

Section 1. The city of Boston is hereby authorized to build a sea-wall in Charles river, in the harbor of Boston, commencing the said wall at the north-westerly corner of Taylor's wharf, and extend-

ing the same across the end of the dock known as the Poplar street dock, to the south-westerly corner of Vinal's wharf, a distance of Harbor commissioners to direct. about seventy-three feet: provided, that the said wall shall be erected under the direction of the harbor commissioners, and shall not be built outside of the commissioners' line established by law; and sons; remody if provided, further, that if the building of said wall shall in anywise impaired. impair the legal rights of any person, such person suffering damage thereby shall have the rights and remedies for the ascertainment and recovery of the amount of such damage provided by law for the ascertainment and recovery of damages for land taken in said city of Boston for public highways or streets.

SECT. 2. This act shall take effect upon its passage.

April 16, 1866.

### 1866. — CHAPTER 188.

AN ACT TO AUTHORIZE THE CITY OF BOSTON TO BUILD A BRIDGE ACROSS FORT POINT CHANNEL.

Be it enacted, etc.:

The city of Boston is hereby authorized to build a bridge across Fort May build at Point channel, at the place where Broadway, if continued in a straight and may drive line, or nearly a straight line, from South Boston to Boston proper, piles in channel. would cross said channel, and for that purpose may drive piles in said channel, necessary therefor, and also for such draw-piers as may be deemed expedient and proper for the public welfare and its own convenience; and said bridge, so constructed, shall be provided Shall provide with good and suitable draws which said city shall open and and attend same. close at all times for the accommodation of vessels having occasion to pass the same; and the lines of the piles of the structure shall be Pile lines. driven in the direction of the current: provided, however, that this Provinc: harbor structure shall be erected under the direction and supervision of the commissioners to direct structure of said commissioners, and in such manner as in the opinion unequal to direct structure, as fection and coordance with the mode of con-United States struction described and recommended in the seventh report of the commissioners. United States commissioners on Boston harbor, made to the city of Boston in the year eighteen hundred and sixty-four.

April 25, 1866.

#### 1866. — CHAPTER 212.

AN ACT TO AUTHORIZE THE CITY OF CHARLESTOWN TO FURNISH THE TOWNS OF SOMERVILLE AND MALDEN WITH WATER.

Be it enacted, etc.:

SECTION 1. The city of Charlestown is hereby authorized to May erect and supply the towns of Somerville and Malden with water for the extinguishment of fires and for other uses, and for this purpose may the the dworks through towns erect and maintain such structures as may be requisite and necessary as may be therefor, and may extend their aqueduct into and through said towns agreed. of Somerville and Malden, upon such terms and conditions as may be Agreed upon between said city and said towns.

SECT. 2. The towns of Somerville and Malden are hereby authorized to purchase a supply of water from said city of Charlestown, 1861, 105, § 16. agreeably to the provisions aforesaid, upon such terms as may be agreed upon between said city and said towns.

Sect. 3. The work of laying pipes and any other structures necMystic river to
essary to carry water from said city of Charlestown across the Mystic be directed by
river over the Malden bridge or otherwise, shall be under the direction harbor commissioners.

of the harbor commissioners.

SECT. 4. This act shall take effect upon its passage.

May 3, 1866.

### 1866. — CHAPTER 247.

AN ACT TO AUTHORIZE THE ERECTION OF A SEA-WALL, AND THE FILL-ING OF CERTAIN FLATS IN CHARLES RIVER, TO ABATE A NUISANCE.

Be it enacted, etc.:

SECTION 1. The city of Boston is hereby authorized and em-City of Boston powered to build a sea-wall in the Charles river on or within the lines defined. following described lines: beginning at the point of intersection of

¹Now called Broadway bridge. Broadway was extended from Federal street to Albany street under a resolve and order passed by the city council May 3, 1869. See City Doc. 81, of 1869.

the northerly side of Revere street with the harbor commissioners' line as established in the year eighteen hundred and forty-one, and extending in a straight line south-westerly for a distance of six hundred and twenty-two feet to a point forty feet distant westerly and perpendicular to the said harbor commissioners' line; thence on a concave arc of a circle of fourteen hundred feet radius southwesterly for a distance of eleven hundred and sixty-one feet to a point forty feet distant northerly and perpendicular to the harbor commissioners' line on the northerly side of the mill-dam, established May fill up flats, in the year eighteen hundred and forty; and to fill up to a proper grade the enclosed flats between the above described lines and the harbor commissioners' lines herein referred to, in order to abate and prevent a nuisance arising from the discharge and deposit of sewerage matter upon those flats now situated outside the reach of the scouring forces of the current of Charles river. And the city of Boston is hereby authorized to make any contracts with the riparian owners and any other parties as to the building of the sea-wall, the filling of said flats, and the future use thereof when filled, subject to the express condition that the flats filled under the authority hereby granted shall not be used for building purposes or

May contract with riparian Land made use of restricted.

Harbor commissioners to supervise work.

for any other purpose than for ornamental grounds and a street. SECT. 2. The building of the sea-wall and the filling up of said flats shall be under the general supervision of the board of harbor commissioners and subject to all the regulations and conditions provided for in the act entitled an act to establish a board of harbor commissioners.

May 19, 1866.

### 1867. — Спартев 324.

AN ACT TO AUTHORIZE THE CITY OF BOSTON TO BUILD A HIGHWAY OVER CERTAIN TIDE-WATERS.

Be it enacted, etc.:

Board of aidermen may lay out atreets between certain wharves. 102 Mass. 19. Proviso: shall not effect commonwealth's rights.

Compensation for displacement of tide-water, how made.

Attorney-general shall examine com-monwealth's

rights, and re-

port.

Section 1. The board of aldermen of the city of Boston is hereby authorized to lay out a street or streets, over tide-waters, between Lewis, Commercial, Mercantile, City, Long, Central, India, and Rowe's wharves, or either of them: provided, that nothing in this act shall be construed as ceding or yielding any right, title, or interest, the commonwealth may have in any lands or flats which lie within said street or streets, or shall be cut off from the harbor by the same.

Such compensation shall be made for all displacement of tide-water, caused by anything done under this act, as the harbor commissioners shall determine, and be made in the manner required by chapter one hundred and forty-nine of the acts of the year eighteen hundred and sixty-six.

It shall be the duty of the attorney-general to examine into the right and title of the commonwealth in all lands and flats which would lie within and be cut off from the harbor by the building of such street or streets, and report his opinion thereupon to the next legislature.

June 1, 1867.

#### 1867. — CHAPTER 343.

AN ACT TO AUTHORIZE THE CITY OF ROXBURY TO PROCURE A SUPPLY OF WATER.1

Be it enacted, etc.:

Section 1. The city of Roxbury is hereby authorized to contract May take water with either the city of Boston or the city of Charlestown for a supply sources of supof water, and to take, by purchase or otherwise, and hold, such land, ply within countries of the countries real estate, or water rights, and erect and maintain such works and except Jamaica structures as may be necessary for the introduction of water either pond. from said city of Boston or from said city of Charlestown, or from any pond or other sources of supply within the limits of the county of Norfolk, except Jamaica pond, and the distribution thereof in said city of Roxbury.

SECT. 2. For the purposes of distribution, said city of Roxbury May lay pipes, with hydrants. may lay down pipes to any house or building in said city, the owner and regulate the or owners thereof having notice and not objecting thereto, and may use of water. make and establish public hydrants in such places as may, from time to time, be deemed proper, and prescribe the purposes for which they may be used, and may change or discontinue the same; may regulate the use of the water within and without the said city, and establish the prices of rents to be paid for the use thereof. And the said city may, for the purposes aforesaid, carry and conduct any aqueducts or other works by them to be made and constructed, over or under any water-course, or any street, turnpike road, highway or other way, in such manner as not to obstruct or impede travel thereon, or the free flow of the water therein; and may enter upon and dig up any such land, street, road, or way, as may be necessary for the purposes of laying down said aqueducts or other works, and for maintaining or repairing the same.

SECT. 18. If within three years from the passage of this act the City of Boston territory of the city of Roxbury shall be annexed to and made a part right of Roxof the city of Boston, then the city of Boston shall succeed to all the within three rights and privileges hereby granted to the city of Roxbury.
SECT. 19. This act shall take effect upon its passage.

June 1, 1867.

#### 1867. — CHAPTER 359.

AN ACT TO UNITE THE CITIES OF BOSTON AND ROXBURY.

Be it enacted, etc.:

SECTION 1. All that territory now comprised within the limits of Roxbury anthe city of Roxbury. in the county of Norfolk, with the inhabitants and made part and estates therein, is hereby annexed to and made part of the city of Suffolk country of Recton in the country of Suffolk and about of Boston, in the county of Suffolk, and shall hereafter constitute a part of the county of Suffolk, subject to the same municipal regulations, obligations, and liabilities, and entitled to the same immunities in all respects, as the said city of Boston: provided, however, that Proviso: for until constitutionally and legally changed, said territory shall con-shall continue as tinue to be, for the purpose of electing members of the house of rep-now until changed. resentatives, part of the county of Norfolk, constituting the third and fourth representative districts thereof; for the purpose of electing a senator, part of the first Norfolk senatorial district; for the purpose of electing a councillor, part of council district number three, and for

¹By annexation (St. 1867, c. 359) Boston succeeded to all the rights, duties, and privileges, of Roxbury, and the sections omitted were thereby superseded.

the purpose of electing a representative in Congress, part of congressional district number three, as the same are now constituted.

Duties pertaining to elections transferred to Boston.

All the duties now required by law to be performed by the mayor and aldermen and city clerk, of the city of Roxbury, or either of them, pertaining to the election of representatives in congress, state councillors, senators, and members of the house of representatives, shall in like manner devolve upon, and be performed by the board of aldermen and city clerk of the city of Boston.

Duties of ward officers in new wards erected.

It shall be the duty of the ward officers of the several wards, that shall be crected out of said territory as hereinafter provided, to make return of all votes that may be east therein, from time to time, for representatives in congress, state councillors, senators, members of the house of representatives, and for all other national, state, district, county, municipal, and ward officers, to the city clerk of the city of Boston.

Public property of city, and mu-nicipal rights, liabilities, and functions, to vest in Boston.

Tressurer of

SECT. 2. All the public property of the said city of Roxbury shall be vested in and is hereby declared to be the property of the city of Boston; and said city of Boston shall succeed to all the rights, claims, causes of action, rights to uncollected taxes, liens, uses, trusts, duties, privileges, and immunities, of said city of Roxbury. The city treasurer of the city of Roxbury shall, on or before the second Monday in January, in the year eighteen hundred and sixtyeight, under the direction of the mayor and aldermen of the city of Mayor and alder. Roxbury, who shall, for this purpose, and for all other purposes necessary to carry into full effect the provisions of this act, continue to hold their offices over, transfer, deliver, pay over, and account for, to the city treasurer of the city of Boston, all books, papers, moneys, and other property in his possession as city treasurer of said city of Boston shall as Roxbury, when this act shall take effect; and the city of Boston shall become liable for and subject to all the debts, obligations, duties, responsibilities, and liabilities, of said city of Roxbury. All actions

and causes of action which may be pending, or which shall have accrued at the time this act shall take effect, in behalf of or against the city of Roxbury, shall survive and may be prosecuted to final

Roxbury to depapers, and property. men to hold over for same and for certain other acts.

Pending actions and causes.

Jurisdiction of courts in Suffolk and Norfolk counties.

Proviso.

Proviso.

judgment and execution, in behalf of or against the city of Boston. SECT 3. The several courts within the county of Suffolk, after this act shall take effect, shall have the same jurisdiction over all causes of action and proceedings in civil causes, and over all matters in probate and insolvency, which shall have accrued within said territory hereby annexed, that said courts now have over like actions, proceedings and matters within the county of Suffolk: provided, however, that the several courts within the county of Norfolk shall have and retain jurisdiction of all actions, proceedings, and matters, that shall have been rightfully commenced in said courts prior to the time when this act shall take effect; and the supreme judicial court and the superior court within the county of Suffolk, after this act shall take effect, shall have the same jurisdiction of all crimes, offences, and misdemeanors, that shall have been committed within the said territory, that the supreme judicial court and superior court within the county of Norfolk now have jurisdiction of: provided, proceedings shall not have been already commenced in any of the courts within the county of Norfolk, for the prosecution of said crimes, offences, and misdemeanors; in which case the said courts within the county of Norfolk shall have and retain jurisdiction of the same for the full. complete, and final, disposition thereof. All suits, actions, proceedings, complaints, and prosecutions, and all matters of probate and insolvency, which shall be pending within said territory, before any court or justice of the peace, when this act shall take effect, shall be heard and determined as though this act had not passed.

SECT. 4. Said territory shall continue a judicial district under the Rozbury to be jurisdiction of the police court of the city of Roxbury, which shall municipal court continue to exist, and shall hereafter be designated and known by of Boston. the name of the municipal court for the southern district of the city of Boston. Said court shall have the same civil and criminal Jurisdiction defined. jurisdiction in said district and the same civil jurisdiction in the county of Suffolk as the police courts, other than that of the city of Boston, have by law in their respective districts and counties.

Appeals shall be allowed from all judgments of said court, in like Appeals. manner and to the same courts that appeals are now allowed from the judgments of the municipal court of the city of Boston. All Municipal duties acts and duties (if any), now incumbent upon the city council of the city of Roxbury, or either branch thereof, relating to the said court of the city of Roxbury, shall hereafter devolve upon and be performed by the city council of the city of Boston. All fines and Fines in and fees of court. forfeitures, and all costs in criminal prosecutions in said court, and all fees and charges received in said court in civil proceedings, shall be accounted for and paid over, in the same manner as is now provided for the municipal court within the city of Boston.

Sect. 5. The city council of the city of Boston shall, as soon as City council of Boston shall dimay be after the fifth day of November in the year eighteen hundred vide annexe and sixty-seven, divide the said territory into three wards, one of wards.

which shall comprise the same territory now comprised in said fourth representative district, and the other two shall be so constituted as to contain as nearly as practicable an equal number of legal voters; and the wards thus established shall so remain until the alteration of the ward limits of said city of Boston provided by law. And the clerks Clerks of wards, of the said wards shall for the purposes mentioned in section eleven ble. of the eighth chapter of the general statutes of this commonwealth assemble at such places as are or shall be required by law. And the designate, and board of aldermen are hereby authorized to designate such places, have powers now vested in whenever such designation shall by law become necessary or proper, county comand said board shall succeed to all the powers and duties in reference missioners. to the same which are now vested in the county commissioners of the county of Norfolk. And each of the wards so established shall be entitled to all the municipal and ward officers which each of the other wards of said city of Boston is entitled to. And the board of Shall issue waraldermen of said city of Boston shall, in due season, issue their of officers. warrants for meetings of the legal voters of said wards respectively, to be held on the second Monday of December in the year eighteen hundred and sixty-seven, at some place within said wards respectively, which shall be designated in said warrants, there first to choose a warden, clerk, and five inspectors of elections for each of Tenure of said wards, who shall hold their offices until the first Monday of officers chosen. January in the year eighteen hundred and sixty-eight, and until

titled to vote by virtue of the provisions of this act. The voters of each said wards shall designate, by their ballots School commitcast at said meetings, the term of service for which each of the six designate terms. school committee men, who shall be chosen in each of said wards, shall serve, so that two of the number chosen in each ward shall serve for three years, two for two years, and two for one year. The Lists of voters to be prepared. board of aldermen of the city of Boston shall prepare lists of all the legal voters in said wards respectively, to be used at said meetings, and shall do all other things which they are now by law required to and shall do all other things which they are now by law required to do in respect to like elections in the other wards in the city of Boshow organized, ton; and at said meetings, any legal voter of said wards respectively pro tempore.

others shall be chosen and qualified in their stead; second, to give in their ballots for the several municipal and ward officers for the year eighteen hundred and sixty-eight, for which they shall be onmay call the citizens to order, and preside until a warden shall have been chosen and qualified.

Ward officers shall be sworn. Residence of voters to be valid

All ward officers whose election is provided for in this section shall be qualified according to law. The citizens of the territory by this act annexed to the city of Boston, shall have the same right to vote election of 1867. for municipal officers, at the annual municipal election of the city of Boston, in the year eighteen hundred and sixty-seven, as they would have had if said territory had formed part of the city of Boston for more than six months next before said election.

Repeal of law for election in

SECT. 6. All provisions of law requiring an election of municiin December, of December in the year sighteen by Roxbury on the second Monday of December in the year eighteen hundred and sixty-seven, for the municipal year then next ensuing are hereby repealed.

Aldermen and councilmen of Boston, num-bers of, after 1867. Wards.

SECT. 7. After the present municipal year the board of aldermen of the city of Boston shall consist of twelve members, and the common council of the city of Boston shall consist of sixty members. The number of wards of said city, including the wards to be formed out of the territory hereby annexed, shall be fifteen.

Police officers and watchmen of Roxbury to continue as of Boston.

SECT. 8. The several police officers and watchmen that may be in office in the city of Roxbury when this act shall take effect, shall thereafter continue in the discharge of their respective duties, in the same manner as if they were police officers and watchmen in the city of Boston, until others shall be appointed in their stead.

Interest of Roxbury in county property to be released. Balance of indebtedness to

county, Boston

to pay.

All the interest which the city of Roxbury now has in the public property of the county of Norfolk, is hereby released and acquitted to said county of Norfolk. Such proportion of the debts and obligations of the county of Norfolk, existing when this act shall take full effect, over and above the value of all the property belonging to said county as should proportionally and equitably be paid by the inhabitants and property owners of the territory by this act annexed to the city of Boston, shall be paid by said city of Supreme judicial Boston to said county of Norfolk; and the supreme judicial court court to have squity jurisdiction in equity to determine the amount of such tion over, in proportion (if any), and enforce the payment of the same upon proportion (if any), and enforce the payment of the same upon a suit in equity, in the name of said county, to be brought therefor within six months after this act shall go into full operation, by the county commissioners of said county of Norfolk, if they shall deem such suit for the interest of said county; but no such suit shall be instituted after said six months.

case of suit.

Act not to impair contracts.

Nothing contained in this act shall impair the obligation of contracts; and the property and inhabitants of the territory by this act annexed to the city of Boston shall continue liable to the existing creditors of the county of Norfolk, in like manner as if this act had not been passed: provided, that if any person, towards present by reason of his being an inhabitant of, or owning property in, said territory, shall be compelled to pay any part of an existing debt or obligation of the county of Norfolk, the amount of such payment shall constitute a debt to him from said county as hereafter to be constituted, exclusive of said territory, and may be recovered in like manner as other debts against the county of Norfolk.

Proviso: person required to pay debt of county may recover

Act not to take full effect unless accepted by voters of said cities.

Meetings for purpose.

Polls.

SECT. 10. This act shall not take full effect, unless accepted by a majority of the legal voters of each of said cities, present and voting thereon by ballot, at meetings which shall be held in the several wards of said cities, respectively, upon notice duly given, at least seven days before the time of said meeting. Meetings for that purpose shall be held simultaneously in said city on the second Monday of September next. And the polls shall be opened at nine o'clock in the forenoon of said day, and shall be closed at six o'clock in the

In case of the absence of any ward officer, at any ward meeting, Ward officers held in either city for the purpose aforesaid, a like officer may be pro tempore may be chosen. chosen pro tempore, by hand vote, and shall be duly qualified and shall have all the powers and be subject to all the duties of the regular officer, at said meetings. Said ballots shall be "Yes" or "No" Ballots. in answer to the question, "Shall an act passed by the legislature of the commonwealth in the year eighteen hundred and sixty-seven, entitled 'an act to unite the cities of Boston and Roxbury,' be accepted?" Such meeting shall be called, notified, and warned, by the Meetings respecmayor and aldermen of the city of Roxbury, and the board of alder-warned. men of the city of Boston, respectively, in the same manner in which meetings for the election of municipal officers in said cities, respectively, are called, notified, and warned. The ballots given in shall be Woting to be made of record. assorted, counted, and declared, in the wards in which they are given, in open ward meeting, and shall also be registered in the ward records. The clerk of each ward in the city of Boston shall make Clerks of wards return of all ballots given in, in his ward, and the number of ballots votes in Boston in favor of the acceptance of this act, and the number of ballots to aldermen and in Roxbury to against said acceptance, to the board of aldermen of the city of mayorandalder-Boston, and like returns by the clerks of the several wards in the city of Roxbury shall be made to the mayor and aldermen of the city of All of said returns shall be made within forty-eight hours Time. of the close of the polls.

It shall be the duty of the board of aldermen of the city of Boston, Said boards and of the mayor and aldermen of the city of Roxbury, respectively, secretary of to certify and return as soon as may be the ballots cast in their re-commonwealth. spective cities, and the number of ballots in favor of the acceptance of this act and the number of ballots against said acceptance, in their respective cities, to the secretary of the commonwealth. And if it Act being acshall appear that a majority of the votes in each of said cities is in cepted, secre-favor of the acceptance of this act, the said secretary shall immediand publish. ately issue and publish his certificate declaring this act to have been

duly accepted.

SECT. 11. So much of this act as authorizes and directs the sub- Act may be sub-mission of the question of acceptance of this act to the legal voters upon passage. of said cities, respectively, provided for in the tenth section of this act, shall take effect upon its passage.

Secr. 12. If this act shall be accepted as herein provided, it shall If accepted by take effect on the fifth day of November, in the year eighteen hun-voters, who dred and sixty-seven, so far as to authorize, legalize, and carry into effect, the acts and provisions of the fifth, sixth, and seventh sections of this act; but for all other purposes (except as mentioned in section eleven of this act), it shall take effect on the first Monday of January, in the year eighteen hundred and sixty-eight.

SECT. 13. If any election or balloting upon the question of the Proceeding in acceptance of this act, by either of said cities, shall within two judicial court months thereafter be declared void by the supreme judicial court, declare balloting upon summary proceedings, which may be had in any county on the petition of fifty voters of either city, the question of accepting said act shall be again submitted to the legal voters of said city, and meetings therefor shall within thirty days thereafter be called, held, and conducted, and the votes returned and other proceedings had thereon, in like manner as herein before provided. But no election or balloting shall be held void for informality, in calling, holding, or conducting, the election, or returning the votes, or otherwise, except upon proceedings instituted therefor and determined within sixty days thereafter, as aforesaid.

June 1, 1867.

## 1868. — CHAPTER 68.

AN ACT RELATING TO A PUBLIC CEMETERY IN THE TOWN OF DOR-

Be it enacted, etc.:

Commissioners of cemetery.

Board, how

organized.

filled.

Vacancies, how

Section 1. The town of Dorchester is hereby authorized to elect by ballot, at a town meeting duly called, a board of five commissioners, who shall have the sole carc, superintendence, and management, of the cemetery situated in said town, between Adams street and Neponset river, one member of which board shall be elected for the term of five years, one for four years, one for three years, one for two years, and one for one year; said terms to expire with the end of the municipal or official year. Said board may be organized by the choice of a chairman and clerk from their number, and a major part of the board shall be a quorum for the exercise of the powers of said office. In case of a vacancy occurring in the board, by death, non-acceptance, disability, resignation, or removal, during any municipal or official year, the remaining members shall notify the board of selectmen of Dorchester, in writing, thereof, and of the time and place appointed for a meeting of the two boards for the purpose of filling such vacancy, at least two weeks before the time appointed for said meeting; and, in pursuance of such notice, said two boards shall proceed to fill such vacancy until the end of the then current or official year, by electing, upon joint ballot, a suitable person thereto; and at each successive annual election of town officers after the year one thousand eight hundred and sixty-eight, said town shall elect by ballot, a suitable person or persons to serve on said board for the remainder of any unexpired term or terms, and for such full term of five years as shall expire before the next annual election.

Portion of cemetery to be se burial.

Commissioners

Sect. 2. Said board of commissioners shall set apart a portion of spart for public said cemetery, as a public burial place for the use of the inhabitants of the town of Dorchester, free of charge therefor; and they may lay out said cemetery in suitable lots or other subdivisions, with necessary paths and avenues; may plant, embellish, and ornament, may make rules and egulations. the same; may enclose and divide the same with proper fences, and erect such suitable edifices, appendages, and conveniences, as they shall, from time to time, deem convenient; and may make all such by-laws, rules, and regulations, in the execution of their trust, not inconsistent with the laws of the commonwealth, as they may deem expedient.

May convey, by deed, rights of burial and of erecting tombs,

Said board of commissioners shall have authority to SECT. 3. grant and convey to any person, by deed executed in such manner and form as they may prescribe, the sole and exclusive right of burial, and of erecting tombs, cenotaphs and other monuments, upon such terms and conditions as they shall by rules and regulations prescribe.

Proceeds of sales to be used for cemetery.

SECT. 4. The proceeds of sales of lots or rights of burial in said improvement of cemetery shall be paid into the town treasury of Dorchester, to be kept separate from its other funds, and be devoted to the improvement and embellishment of the cemetery as aforesaid, subject to the order of the board of commissioners.

Commissioners may hold in trust property for embellishment of cemeterv.

SECT. 5. Said commissioners are authorized to take and hold any appropriation, grant, donation, or bequest, upon trust, to apply the same, or the income thereof, for the improvement or embellishment of said cemetery, or for the erection, repair, preservation, or renewal, of any monument, fence, or other erection therein, or for the care, improvement, or embellishment, of any lot, or its appurtenances, in

any manner or form consistent with the purposes for which said cemetery is established, according to the terms of such appropriation, grant, donation, or bequest; and may by an agreement or obligation, bind themselves and their successors so to apply the same.

SECT. 6. Any sums of money so received by said commissioners, Trust funds, shall be invested by the town treasurer of Dorchester, under the invested and apdirection of said commissioners, and all the same, and all property propriated. so received, shall ever be kept separate from any other moneys or property belonging to said town, and the income of the same shall be received by its treasurer, be subject to the order of said commissioners, and be appropriated by them in such manner as shall, in their opinion, best promote the purposes for which such appropriation, grant, donation, or bequest, is made; and the town shall be responsible for the good faith of its treasurer and of said commissioners.

Said commissioners shall not incur debts or liabilities Limitation of in debtedness. for purposes other than as aforesaid, nor to an amount exceeding the amount of the funds subject to their order as aforesaid; and they commissioners to make annual shall annually, in the month of February, make and render a re-report. port in writing of all their acts and doings, of the condition of said cemetery, an account of their receipts and expenditures for the same, and of the funds subject to their order.

SECT. 8. The lands purchased and set apart, and the lands which cometery lands to be exempt may be hereafter purchased and set apart, by the town of Dorchester, from taxes. for the purpose of said cemetery, shall be exempt from all public taxes so long as the same shall be dedicated for such purpose.

SECT. 9. This act shall be void unless accepted by vote of said Act void unless accepted by

town, at a meeting duly called, within four months from its passage. stown. SECT. 10. This act shall take effect upon its passage.

[1874, 89.]

March 16, 1868.

#### 1868. — CHAPTER 97.

AN ACT TO INCORPORATE THE ALBANY-STREET FREIGHT RAILWAY COMPANY.

Be it enacted, etc.:

SECTION 1. Jarvis Williams, Adams Ayer, and Amos B. Merrill, Albany Street Railway Co. in their associates and successors, are hereby made a corporation by Boston. the name of the Albany Street Freight Railway Company; with all the privileges, and subject to all the duties, restrictions, and liabilities, set forth in all general laws which now are or may hereafter be in force relating to street railway corporations, so far as they may be applicable.

Said corporation, in such manner as may be prescribed Tracks to be laid under direction SECT. 2. and directed by the board of aldermen of the city of Boston, may of aldermen. construct, maintain, and use, a street railway with suitable turnouts and with such tracks and branch tracks as the board of aldermen may from time to time permit; the rails for said tracks to be of such Pattern as the board of aldermen may prescribe, and to be also suitable for railway street cars in common use; commencing at the city stables on Albany street in Boston; thence through Albany and From Albany street to connect Lehigh streets to a connection with the tracks of the Boston and with the Boston Albany railroad; and may also continue their tracks on Lehigh and road and Old South streets to a connection with the tracks of the Old Colony and Newport railroad.

¹ By St. 1874, c. 89, changed to May. ² Accepted April 6, 1868.

Newport railway; and said corporation may also extend their tracks from the city stables southward upon Albany street to such distance as the board of aldermen may from time to time permit; but said corporation shall have no power to connect with or run over the tracks of any street railway company other than the Marginal Freight Railway Company.

To be used to transport freight only.

Tolls.

Proviso.

Sect. 3. Said railway shall be used by said corporation for the transportation of freight only, and the cars thereon shall be drawn by horse-power only, unless the use of other motive power shall be sanctioned by said board of aldermen; and said corporation shall have power to fix such tolls for the transportation of freight as they may from time to time deem expedient: provided, that such tolls shall only be sufficient to pay the expenses of said corporation and to pay a dividend of five per cent., semi-annually upon the capital stock of said corporation and to pay a dividend of five per cent., semi-annually, upon the capital stock of said corporation.

May unite with other railway corporations.

Sect. 4. Said corporation, to carry into effect the purposes of this act, may unite with any railway corporation on such terms as may be mutually agreed, and for this purpose shall be entitled to all the rights and privileges, and shall be subject to all the duties, liabilities, and restrictions, set forth in the sixty-third chapter of the general statutes, and the laws supplemental thereto, so far as the same may be applicable.

Repairing and paving streets.

SECT. 5. Said corporation shall keep in repair, to the satisfaction of the superintendent of streets of the city of Boston, all the paving between their rails and three feet outside thereof on each side, and the board of aldermen of the city of Boston shall have full power to regulate the time and manner of running cars on said railway.

Capital stock.

Sect. 6. The capital stock of said corporation shall not exceed three hundred thousand dollars.

When to take

SECT. 7. This act shall take effect as soon as it shall be accepted by the board of aldermen of the city of Boston.

April 1, 1868.

#### 1868. — CHAPTER 183.

AN ACT IN RELATION TO THE OVERSEERS OF THE POOR OF THE CITY OF BOSTON.

Be it enacted, etc.:

\$300,000 additional personal estate. The Overseers of the Poor in the city of Boston, a corporation duly established by law, are hereby authorized to hold personal estate not exceeding the amount of three hundred thousand dollars, in addition to the amount authorized by an act passed on the twenty-fifth day of April, in the year seventeen hundred and seventy-two, entitled "an act for incorporating the Overseers of the Poor in the town of Boston;" and the Overseers of the Poor in the city of Boston, acting by virtue of the sixth chapter of the acts of the year eighteen hundred and three, entitled "an act to incorporate Oliver Wendell and others, together with the Overseers of the Poor of the town of Boston for the time being, by the name and title of 'The Trustees of John Boylston's Charitable Donations for the Benefit and Support of Aged Poor Persons, and of Orphans and Deserted Children," are further authorized to hold personal estate not exceeding the value of one hundred thousand dollars, in addition to the amount authorized by said last named act.

1802, 44.

Trustees of John Baylston's donations may hold \$100,000 additional personal estate.

May 8, 1868.

[1772, 3; 1802, 44; 1864, 128.]

#### 1868. — CHAPTER 201.

AN ACT RELATIVE TO THE BLASTING OF ROCKS IN THE CITY OF BOSTON.

Be it enacted, etc.:

SECTION 1. No person shall blast any rock or other substance Biasting rocks, etc., prohibited with gunpowder or other material, within one hundred yards of any in Boston, without license from out license from public place or highway in the city of Boston, without license from aldermen. the board of aldermen or some person designated by them in writing, specifying the terms and conditions on which such license is granted: provided, however, that the remedy of any person injured by the Remedy of per-blasting of rocks shall not be affected by this act, nor shall it be considered as applying to the surveyors of highways in the discharge

of their official duties.

Any person who shall, either by himself, his servant or Penalty. SECT. 2. agent, or by any person in his employ, violate any of the terms or conditions upon which the license as aforesaid shall be granted, shall forfeit and pay, for each and every offence, a sum not less than ten nor more than fifty dollars.

SECT. 3. This act shall take effect upon its passage.

May 14, 1868.

## 1868. — CHAPTER 223.

AN ACT TO AUTHORIZE THE CITY OF BOSTON AND THE TOWN OF WEST RONBURY TO IMPROVE STONY BROOK AND ITS TRIBUTARIES.

Be it enacted, etc.:

SECTION 1. The city of Boston and the town of West Roxbury, Boston and West for the purpose of sewerage, may remove obstructions in or over remove obstructions. Stony brook and the tributaries thereof, so far as the said brook and thousand brook. tributaries flow within the limits of said city and town respectively; may divert the water and alter the course and deepen the channel May divert the thereof; and, the more effectually to make the said improvements, channel, etc. may take or purchase land not exceeding four rods in width, on May take or either side of the present channel of said brook and of its tributaries, purchase land. or of any channel into which said waters may be diverted, within the limits of said city and town respectively. Said city or town, as the case may be, shall, within sixty days from the time they shall take any of said lands, file in the office of the registry of deeds for the To file description of lands county in which said lands are situate, a description of the land so taken taken, as certain as is required in a common conveyance of land, 120 Mass. 896. and a statement that the same are taken pursuant to the provisions of this act; which said statement shall be signed by the mayor of Statement to be said city or the selectmen of said town, as the case may be, and the or selectmen. title to all land so taken shall vest in said city or said town, as the case may be.

Any person injured in his property by any of the acts Compensation for damages. SECT. 2. done by said city or town under the first section of this act, shall, upon application to the mayor and aldermen of said city, or the selectmen of said town, according as said property is situate in said city or town, have compensation therefor, the amount thereof to be determined by said mayor and aldermen, or said selectmen. And said mayor and aldermen, or said selectmen, as the case may be, shall finally adjudicate upon the question of damages, within thirty days after the filing of said application, unless the parties agree in writing to extend the time. In case damages are awarded, payment shall be made forthwith by said city or town, as the case may be.

Persons aggrieved may apply for jury.

Costs, by whom to be paid.

If the applicant is aggrieved, either by the estimate of SECT. 3. his damages, or by a refusal or neglect within thirty days to estimate the same, he may, within three months from the expiration of said thirty days, or of the extended time, as provided in the second section, apply for a jury, and have his damages assessed in the manner provided when land is taken in laying out highways. If the damages are increased by the jury, the damages and costs shall be paid by the city or town, as the case may be; otherwise, the costs arising on such application shall be paid by the applicant.

Expense of improvement, how and by whom to be

All the expenses of improving said brook and its tributaries, authorized by this act, including all damages paid under the preceding sections, shall be paid by said city or town, according as they may be incurred within their respective limits. But the mayor and aldermen of said city, and the selectmen of said town, may assess upon the estates within their respective limits, bordering upon said brook and its tributaries, a part of the expenses incurred respectively by them, not exceeding, however, one-half thereof, and not exceeding the amount of the benefit in proportion to the benefit which they may adjudge said estates to have sustained by said improvements.

A seessments to be lien upon rea! estate for one year.

Estates may be sold as for nonpayment of taxes.

Assessments may be apportioned into three parts, to be paid in three years.

All assessments made under the fourth section of this act shall constitute a lien on the real estate assessed for one year after they are laid, and may, together with all incidental costs and expenses, be levied by sale thereof (except as provided in the sixth section of this act), if the assessment is not paid within three months after a written demand of payment, made either upon the person assessed, or upon any person then occupying the estate, or posted upon the premises; such sale to be conducted in like manner as sales for the non-payment of taxes.

Sect. 6. If the owner of any estate, assessed as provided in the fifth section, desires to have the amount of said assessment apportioned, he shall give notice thereof in writing to the board of aldermen, or to the selectmen, as the case may be, at any time before a demand is made upon him for the payment thereof; and said board of aldermen, or selectmen, shall thereupon apportion the said amount into three equal parts, which apportionment shall be certified to the assessors, and the said assessors shall add one of said equal parts to the annual tax of said estate each year for the three years next ensuing.

Person ag-grieved by asapply for a jury.

Costs.

Any person aggrieved by the assessment under the fourth section of this act may, within three months after a written demand for payment, as provided in the fifth section of this act, petition for a jury or committee in the same manner as appeals are made when land is taken in laying out highways. If the assessment is not confirmed by the jury, the costs of the application shall be paid by the city or town, as the case may be; otherwise the same shall be paid by the applicant.

Stony brook to be under control of Boston and West Roxbury. Proviso.

SECT. 8.1 When the improvements authorized by this act shall have been completed, that part of Stony brook and its tributaries flowing within said city and town, shall be and remain under the control of said city and town respectively: provided, however, that the city of Boston shall neither cause nor permit any obstructions to the flow of the waters from said town of West Roxbury.]

Streams not to be obstructed.

This act shall not be construed to authorize the said city or town to restrain or dam up any of the streams now flowing into Stony brook or into the tributaries thereof.

May 19, 1868.

[1870, 220; 1871, 340; 1874, 196.]

#### 1868. — CHAPTER 291.

AN ACT CONCERNING THE MILL-DAM ROAD, AND THE ROADS CONNECTED THEREWITH BELONGING TO THE COMMONWEALTH.

Be it enacted, etc.:

The city of Boston and the towns of Brookline, Mill-dam road to be laid out as SECTION 1. Brighton, and Watertown, are hereby authorized, within one year a highway. from the passage of this act, to lay out and accept as highways, so much of the Mill-dam road and the roads and bridges heretofore connected therewith in toll franchise, excepting the road known as the Cross-dam, as lies within the respective limits of the said city and towns; the said road being the same which was conveyed to the said commonwealth by the Boston and Roxbury Mill Corporation by indenture dated the ninth day of June, in the year eighteen hundred and fifty-four, and also by indenture dated the thirtieth day of December, in the year eighteen hundred and fifty-six. The said highways and the said Watertown turnpike may be laid out of the same Watertown turnpike. width as they were originally laid out; and the said towns and city shall not be liable in so doing for any land damages to any owner or abutter on said ways or turnpike; and upon such laying out and acceptance of the same, all tolls thereon shall be discontinued, and Tolls to be disthe property of the commonwealth therein, excepting said cross-dam, shall become vested, severally, in the city and towns aforesaid.

SECT. 2. Upon such laying out and acceptance of said roads and Towns to be lisbridges as aforesaid, the said city and towns shall severally be able for damages for defects liable for damages which may be incurred by reason of any defect in in road. the same, within their respective limits, in the same manner, and to the same extent, as cities and towns are now liable, by law, for defects in town ways; and the town of Watertown shall also assume Watertown to the charge and maintenance of that portion of the Watertown turn-tion of turnpike. pike lying within the territory heretofore ceded to the United States, and shall be liable, in the same manner, and to the same extent aforesaid, for any defects therein, except as far as they may be controlled or prevented by the authority of the United States; and the bridge Bridge over over Charles river shall be maintained with a sufficient draw therein maintained by for the convenient passage of vessels, and a suitable draw-tender be Watertown and Brighton. provided therefor, by and at the expense of said towns of Watertown and Brighton.

SECT. 3. Whenever the governor shall be satisfied that the afore- Upon acceptsaid roads and bridges have been laid out and accepted as town ways ways, \$50,000 to or highways as aforesaid, there shall be paid to the towns of Water-be divided among towns. town, Brighton, and Brookline, the sum of fifty thousand dollars, to be divided as follows, to wit: to the town of Watertown, twenty thousand dollars; to the town of Brighton, fifteen thousand dollars; to the town of Brookline, fifteen thousand dollars.

If the amount of tolls paid into the treasury of the commonwealth If tolls do not under the provisions of the second section of chapter two hundred \$50,000. and one of the acts of the year one thousand eight hundred and sixty-amount received to be paid over.

one, shall not amount to the sum of fifty thousand dollars at the time said roads and bridges are laid out and accepted by said towns as aforesaid, then the full amount of the tolls so paid into the treasury shall be paid to said towns, in the proportion aforesaid; and the tolls so received into the treasury from said roads, not exceeding the amount of fifty thousand dollars, are hereby appropriated for the purpose aforesaid.

If the city of Boston shall not lay out and accept the If Boston does SECT. 4.

within one year, portion of said road within its limits, excepting said cross-dam, etc., to be high within one year from the passage of this act, or within six months laid out by city. after the towns of Watertown, Brighton, and Brookline, have laid out and accepted the portions within their respective limits, then said roads so lying and being within the limits of the city of Boston, shall be and become a public highway to all intents and purposes whatsoever, and the said city shall be liable therefor in the same manner and to the same extent as if the same had been laid out and accepted by said city, according to the provisions of the first section of this act.

Right of railroads not to be affected.

SECT. 5. Nothing in this act contained shall affect the rights or duties of any railroad corporation having tracks upon said road: but the town ways and highways which may be located under the provisions hereof, may cross such railroad tracks at grade, wherever grade crossings now exist thereon.

SECT. 6. This act shall take effect upon its passage.

June 4, 1868.

#### 1868. — CHAPTER 301.

AN ACT TO AMEND "AN ACT TO INCORPORATE THE TRUSTEES OF THE POOR'S FUND IN THE TOWN OF CHARLESTOWN."

Be it enacted, etc.:

1825, 40, § 3, amended.

Chapter forty of the acts of the year eighteen hundred and twentyfive is hereby amended by striking out from the third section of said chapter, the words "provided, however, that the annual income of said fund shall not exceed the sum of two thousand dollars."

June 4, 1868.

#### 1868. — CHAPTER 326.

AN ACT IN ADDITION TO "AN ACT FOR THE IMPROVEMENT OF THE HARBOR OF BOSTON AND THE COMMONWEALTH'S FLATS THEREIN."

Be it enacted, etc.:

Harbor commissioners may confill flats in Boston harbor.

Section 1. The harbor commissioners are hereby authorized to tract for state to contract in the name of the commonwealth with any person or persons, or with the city of Boston, for the filling of any portion of the lands or flats in Boston harbor which lie northerly of South Boston and easterly of Fort Point channel, and within the exterior line laid down on the plan for the occupation of the flats owned by the commonwealth in Boston harbor, approved by the legislature in the eighty-first chapter of the resolves of the year eighteen hundred and sixty-six, and for building wharves, docks, sea-walls, basins, streets, bridges, or sewers, and for dredging or doing any work upon or in relation to said flats, and to pay for the same by conveyances of any portion of said flats, or the granting of any rights or privileges therein, and for laying out and building streets and sewers to and over said flats or any part thereof, reserving and laying out channels; and they may authorize any corporations or persons to lay and use railroad tracks over any parts of said flats, for the purpose of transporting materials for filling up the said flats, and of any other work -may settle by in relation thereto, and shall have full power to determine and settle, by agreement, arbitration, or process of law, the relative rights and interests of the commonwealth and all other parties in and to and over said flats and any parts thereof; and said commissioners shall have power to enter into any contracts in regard to the occupation and improvement of said flats which said commissioners think best: provided, that every conveyance made and the terms thereof, every contract entered into, every authority given for laying railroad tracks

- may allow railroad tracks to be laid, etc.

flicting rights.

-may mako contracts in regard to occupa-

Proviso.

and otherwise, every plan for the occupation of said flats, and building docks, sea-walls, basins, wharves, streets, and sewers, thereon, adopted by said commissioners, shall be submitted to the governor and council, and shall not be binding on the commonwealth, and shall not have any force or effect, until the same have been approved by the governor and council.

SECT. 2 Said commissioners may make any contract which they Introor commisthink judicious, with any of the riparian owners in South Boston, and make contracts with the Boston Wharf Company, for the purchase or exchange of with riparian owners for exlands or flats, and they shall have full authority to release, for money change, etc., of or other valuable consideration, upon such terms and conditions as flats. they shall deem fit, and convey by deed, with warranty or otherwise, to be duly executed by them in behalf of the commonwealth, the right, title, and interest, of the commonwealth in the whole or any part of said lands or flats; but all sales of lands or flats, unless otherwise ordered by the governor and council, shall be by public auction, and the manner, terms, and conditions, of such sales shall be prescribed by the governor and council.

SECT. 3. The sca-wall authorized to be erected under chapter three Sca-wall, where hundred and fifty-four of the acts of the year eighteen hundred and built. sixty-seven may be commenced at any point on Fort Point channel 1867, 354. considered expedient by the commissioners, and shall be built on the exterior line laid down on the plan designated in said act, as subsequently modified, or within said line at a distance not exceeding fifty feet therefrom. Said wall may be constructed with openings in the same, filled with sheet pilings or otherwise, between such points as said board shall determine. And said commissioners may creet a bulkhead may suitable temporary bulkhead of wood to retain the dredged material, be erected. previous to the construction of said wall, at such a distance in the rear thereof as will not interfere with the construction of said wall and the docks and wharves connected therewith. And the commissioners may use the unexpended balance of the appropriation made in the act aforesaid for these purposes.

SECT. 4. All contracts for filling section one, as shown upon Contracts for filling section plan number one, dated the twelfth day of December, in the year one, etc. eighteen hundred and sixty-seven, annexed to the report of the committee on the commonwealth flats, near South Boston, appointed under chapter ninety-three of the resolves of the year eighteen hundred and sixty-seven, shall require the whole of that portion of the upper harbor of Boston, colored red upon plan number two, annexed to said report, to be dredged, as nearly as practicable, to the depth of twenty-three feet below mean low-water thereon, and the materials thus obtained to be used in filling said section onc. And all contracts for filling sections two and three, as shown upon Contracts for filling sections said plan number one, shall require a portion of said upper harbor two and three. to be dredged in the same manner and to the same depth as aforesaid. and the materials thus obtained to be used in filling said sections two and three; and the number of cubic yards of material so required to be dredged and used in filling said sections two and three, respectively, shall bear the same proportion to the respective areas of said sections two and three that the number of cubic yards herein required to be dredged from said locality, colored red, shall bear to the area of said section one. All said contracts for filling said sections shall require the additional materials therefor to be dredged from the reserve channel, as shown upon said plan number two, and also from such other parts of the harbor or taken from such other sources And the dredging Dredging, etc. as said commissioners may deem expedient. so done in said upper harbor shall be full compensation for the tidewater displaced by the work authorized under this act: provided, Proviso.

however, it shall appear from hydrographical and physical surveys that injury to the harbor has resulted from the work herein authorized, then such injury shall be repaired, by dredging or otherwise, in such manner and to such an extent as the legislature shall hereafter determine.

Proceeds of sales

All money received from the sale of lands and flats or SECT. 5. to be paid into the rwise, under this act, shall be paid into the treasury of the complied to sinking monwealth, and shall be applied to the sinking-fund as provided for fund. by section three of chapter one hundred and twenty-two of the acts

of the year eighteen hundred and sixty-five.

SECT. 6.1 The city of Boston is hereby authorized to build and Eastern avenue, SECT. 6.1 The city of Boston is hereby authorized to build and with bridge over lay out as a public street, Eastern avenue, with a bridge over Fort nel, to be public Point channel, having suitable draws, said avenue and bridge to be located and constructed at such places and upon such plans and upon such terms and conditions as the harbor commissioners may make, the same to be subject to the approval of the governor and council.

Contracts subject to approval of governor and council.

All plans and specifications for the improvement of the flats and for work in connection therewith, and all contracts made in carrying out the authority given by this act, shall be subject to the approval of the governor and council.

Money not to be paid, except as provided in

Nothing herein contained shall authorize said commissioners, by any stipulation or contract, to require the payment of any money from the treasury of the commonwealth except as provided in the third section of this act.

Repeal.

Chapter ninety-three of the resolves of the year eighteen SECT. 9. hundred and sixty-seven, also sections three and five of the three hundred and fifty-fourth chapter of the acts of the year eighteen hundred and sixty-seven, are hereby repealed.

SECT. 10. This act shall take effect upon its passage.

June 9, 1868.

#### 1869. — CHAPTER 78.

AN ACT TO AUTHORIZE THE CITY OF BOSTON TO LAY OUT A PUBLIC STREET OR WAY ACROSS SOUTH BAY.

May build a pile bridge cross South bay.

Be it enacted, etc.:

Draws to be provided.

The city of Boston is hereby authorized to lay out a Section 1. public street or way across South bay, and for that purpose to build a pile bridge, not exceeding one hundred feet in width, from the westerly side of South bay at or near the southerly end of Pine island wharf, so called, to the easterly side of said bay; the said bridge to be located in such a direction that, if continued eastwardly, it would intersect Federal street at or near Dorchester street; and for that purpose the said city of Boston may drive piles in the said bay necessary therefor, and also for such draw-piers as may be deemed necessary and proper for the public welfare and its own convenience; and said bridge so constructed shall be provided with such good and suitable draws as the harbor commissioners may direct, which said city shall open and close at all times for the accommodation of vessels having occasion to pass the same: provided. that all things done under proval of harbor this act shall be subject to the determination and approval of the harbor commissioners, as provided in the fourth section of chapter one hundred and forty-nine of the acts of the year eighteen hundred and sixty-six; [and provided, further, that this act shall in no wise impair the legal rights of any person.27

Subject to ap-

Proviso.

¹ Eastern avenue bridge was completed and opened to public travel in 1875. By an ordinance passed May 22, 1876, it was named Congress street bridge. See Statutes and Ordinances (ed. 1876), p. 80, note.

² This proviso was stricken out by St. 1869, c. 447, § 2.

SECT. 2. The authority hereby granted to said city may be re-Bridge to be built in five voked at any time; and if said city shall neglect for the space of five years. years to build and finish said bridge, then this act shall be void.

SECT. 3. This act shall take effect upon its passage.

March 17, 1869.

[1869, 447; 1874, 114.]

#### 1869. — CHAPTER 94.

AN ACT TO AUTHORIZE THE CITY OF BOSTON TO CONSTRUCT DRAINS ON FORT HILL, AND FOR OTHER PURPOSES.

Be it enacted, etc.:

SECTION 1. The city of Boston is hereby authorized to construct City may construct sewers and maintain such new drains or sewers for the efficient and proper for drainage of drainage of Fort Hill territory, so called, in the city of Boston, over fort Hill territory. any lots of land of said territory as the board of aldermen may deem necessary, and shall allow compensation for any damages occasioned Damages. thereby, in the same manner as is now provided by law in relation

to the construction of common sewers.

SECT. 2. The board of aldermen of the city of Boston may reduce Aldermen may the grade of estates that require excavation upon Fort Hill, to the of estates on level which has been or may hereafter be determined upon for the Fort Hill. improvement of said territory; and for such purpose may cause the May remove removal of buildings, whether abutting on streets or otherwise, in the same manner and with the same provision for damages as is now provided in relation to buildings upon lands taken for streets.

SECT. 3. This act shall take effect upon its passage.

March 20, 1869.

## 1869. — CHAPTER 155.

AN ACT TO AUTHORIZE THE PURCHASE OF THE PROPERTY OF THE EAST BOSTON FERRY COMPANY, AND TO REPEAL THE ACT TO INCORPORATE THE MAVERICK BRIDGE COMPANY, AND FOR OTHER PURPOSES.

Be it enacted, etc.:

SECTION 1. The city council of the city of Boston, for the purpose City of Boston of improving private property, and of protecting the same and the franchise and travel and business between the mainland in said city and East Bos-property of ton from the disabilities and burdens of the ferry communications Ferry Comheretofore existing between said parts of the city, and of furnishing pany. additional facilities to said travel and business, are hereby authorized to purchase the boats and so much of the other property, including the franchise, of the East Boston Ferry Company, as they shall think expedient, at such price as may be agreed upon between them and the said ferry company, with the approval of the mayor of said city, and to ordain and establish the present or such other lines of ferry May establish travel as they may see fit between the said parts of said city, and to rates of ferriage. cause the said ferry to be maintained thereon in such manner and upon such rates of ferriage as the board of aldermen of said city shall from time to time judge the best interests of the said city to require, excepting only as hereinafter provided.

SECT. 2. Upon the completion of said purchase, the said city May maintain council shall consider and determine whether the interests of said ferry free of city will be best promoted by maintaining said ferry thereafter free of tolls, and in case they shall decide the same in the affirmative, then

the said city shall maintain and operate, or cause to be maintained and operated, the said ferry thereafter free of all tolls, and with facilities for travel not less than those now furnished by said company, or those which now are, or hereafter may be, by law required.

Aldermen to determine what portiou of cost shall be borne by owners of real estate in East Boston. And in such case the said board of aldermen shall adjudge and determine whether the territory of that part of the said city called East Boston and Breed's Island, or any and what part thereof, will receive any benefit and advantage therefrom beyond that general advantage which will be received therefrom by other portions of said city, and what portion of the cost of such purchase shall be borne by the city, and what portion by the owners of real estate in said East Boston and Breed's Island, or the portion thereof so adjudged to be benefited, by reason of said benefit. A notice of such determination shall be published for two weeks successively in some one newspaper published in said city.

Parties aggrieved may apply for jury.

Proceedings as in case of laying out highways.

Proviso.

Proviso.

If jury is not applied for, determination of aldermen to be final.

Decision of aldermen to be certified to assessors, and assessments to be made upon estates benefited.

Proviso.

SECT. 3. Any person aggrieved by the determination of said board. either as to the benefit received or as to the division of the expense between the city and the owners of real estate as aforesaid, may at any time within two months after the first publication of the notice aforesaid, apply for a jury. Such application shall be made in like manner, and the proceedings thereon shall be the same as in the case of laying out and discontinuing highways in the said city: provided, that before making his application the party shall give one month's notice in writing to said board of aldermen of his intention so to apply, and shall therein particularly specify his objections to the determination of said board as to the benefit received, and the proposed division of expense, to which specification he shall be confined upon the hearing before the jury; and provided, also, that if the superior court within and for the county of Suffolk shall not be in session at any term thereof at the time of such application, the filing of his petition in the office of the clerk of said court shall be deemed an application for the purposes of this act. If, upon the hearing, the objections to said determination are not sustained, the charges arising on such application shall be paid by the applicant or person recognizing therefor, otherwise they shall be paid by the city, and the board of aldermen may, if necessary, determine anew the benefit and division of expense aforesaid, or either of them, and may make such abatements as they may judge expedient. Any person who neglects to make application for a jury as herein provided, shall be concluded in all respects under this act by said determination of said board of aldermen, and shall not be entitled by any process, either at law or in equity, to prevent the said assessment or to recover the amount of any assessment collected of him.

After two months from the final determination of said board of aldermen as to the division of the expense of such purchase and the territory benefited thereby as aforesaid, the said board of aldermen shall cause to be certified to the assessors of said city the portion of the cost of said purchase which is to be borne by the owners of real estate within said territory to be benefited, which shall be by said assessors equitably and ratably assessed upon the said owners of real estate in said district adjudged to be benefited, and shall constitute a lien upon said real estate, and shall be collected and enforced with like charges for costs and interest, and in the same manner and with the same powers in all respects as are provided by law for the collection of taxes on real estate: provided, that the said board may, if they shall judge the public interest to require it, apportion the said amount to be assessed as aforesaid into not exceeding five equal parts, which apportionment shall be also certified to the said assessors, who shall add one of said equal parts yearly

to the annual tax of said estates adjudged to be benefited as aforesaid, but pursuant to the original assessment made as aforesaid.

SECT. 5. If the said city council, upon the completion of said City may operate purchase, shall adjudge and determine that instead of maintaining more boats and said ferry free of all tolls, it is for the best interests of said city that at reduced rates of ferriage. the said ferry shall be thereafter operated with more boats and 123 Mass. 460. greater facilities for travel and business than are now furnished by said company, and at one cent ferriage for a foot passenger, instead of two cents as heretofore charged, and with the other rates of ferriage thereon so reduced that the receipts of said ferry annually shall not exceed the cost of operating the same, instead of paying, as provided by the charter of said company, at least eight per cent. annual dividends, then and in such case the said city shall thereafter maintain and operate, or cause to be maintained and operated, the said ferry, with such greater accommodations and at such reduced rates of ferriage as aforesaid, or with such other and still greater accommodations and at such more reduced rates of ferriage as the said board of aldermen may from time to time judge expedient for the purposes mentioned in the first section of this act. And the said board of aldermen, having first adjudged and determined the territory, if any, that shall be thereby specially benefited as aforesaid, may also adjudge and apportion, not exceeding one-half part of the cost of such purchase, to be assessed upon the said estates adjudged to be benefited as aforesaid, in the same manner, and with the same powers and liabilities in all respects as are herein before provided respecting such assessment.

SECT. 6. If the said city council, instead of adjudging to maintain City may maintain ferry for said ferry free of all tolls, as provided in section two of this act, ten years free of shall adjudge and determine that it is for the best interests of said sequently appears from the sequently city that the said ferry shall be maintained free of tolls for a term of portion one-half not less than ten years next succeeding said purchase, and thereafter chair upon such rates of ferriage as may then be adjudged by said city, tates benefited. then and in such case the said city shall maintain and operate, or cause to be maintained and operated, the said ferry, for and during a term of not less than ten years next succeeding said purchase, free of all tolls, but in all other respects as provided by section five of this act, and may thereupon apportion, not exceeding one-half part of the cost of such purchase, upon the said estates benefited, with the same powers and under the same limitations as herein before provided respecting such assessment.

SECT. 7. The said board of aldermen shall have power at all May collect tolls times, notwithstanding any of the provisions of this act, or anything passing to or done by said city in pursuance thereof, to levy and collect such rates from places beyond limits of of ferriage as they shall judge expedient, for and upon all teams and city. vehicles passing over said ferry to or from any place beyond the limits of said city.

Secr. 8. Chapter three hundred and fifty-two of the acts of eigh- Repeal. teen hundred and sixty-eight is hereby repealed.

SECT. 9. This act shall take effect upon its passage.

April 10, 1869.

# 1869.— CHAPTER 166.

AN ACT CONCERNING THE ROXBURY LATIN SCHOOL, IN THE CITY OF BOSTON.

Be it enacted, etc.:

Section 1. The city of Boston is hereby authorized and empowered Boston may appropriate to appropriate from time to time such sums of money for the main-moneys for supProviso.

port of Roxbury tenance of the Roxbury Latin school, not exceeding the sum of three thousand dollars in any single year: provided, that the trustees of this school shall annually report to the board of school committee of Boston, on or before the second Tuesday of September, the standing and condition of the school, and such statistics as are required of the Boston Latin school in section twenty, chapter four, of the rules of the board.

> SECT. 2. This act shall take effect upon its passage.

> > April 18, 1869.

#### 1869.— CHAPTER 181.

AN ACT FOR THE PREVENTION OF A NUISANCE IN THE DOCKS INCLOSED BY THE BUILDING AND FILLING IN OF ATLANTIC AVENUE, IN THE CITY OF BOSTON.

Be it enacted etc. :

Boston may fill docks inclosed by Atlantic avenue with earth from Fort hill.

Section 1. The city of Boston, to prevent the nuisance which will be created by the sewers discharging into the docks, and from stagnant water in said docks inclosed by the building of Atlantic avenue, may fill up said docks with earth from Fort Hill, and shall have a lien on the land made by said filling, for the cost of doing the same, as hereinafter provided.

May extend sewers so as to discharge into deep water.

SECT. 2. The said city may extend the sewers now discharging into said docks, and such other sewers as in their judgment will be required, so as to discharge the same into deep water below Atlantic avenue, or from the ends of the wharves, as they shall deem most convenient or conducive to public health, and assess the cost of doing the same in the manner now provided by law in relation to the building of sewers.

To record in Suffolk registry description and claim for filling docks.

Sect. 3. The said city shall file for record in the Suffolk registry, a description of the boundaries of the docks so filled, together with their claim for the cost of filling the same, and also the portions of such assessments for sewers as shall apply to lands filled as before named, and such amounts for filling and for constructing sewers so filled as aforesaid, shall constitute a lien on said lands, which may be enforced and collected in the same manner as is provided by law for the collection of taxes upon real estate; and when the different claimto be a lien upon be collected like claims, the said city shall discharge their lien on the record in said ants to the lands so filled shall settle the boundaries of their several registry on the land of any owner, on the said owner paying to the said city the proportion of said cost for filling and construction of sewers due on his land, together with interest on the same from the date of said expenditure by said city.

Owner of land

may fill it.

Cost of filling

Nothing in this act shall be so construed as to prevent SECT. 4. any owner from filling his own lot of land, provided he does it in season to prevent a nuisance, and the filling be done with suitable and wholesome earth, to be approved by said city.

SECT. 5. This act shall take effect upon its passage.

April 17, 1869.

#### 1869. — Resolves. CHAPTER 40.

RESOLVE AUTHORIZING THE ISSUE OF ARMS TO THE ENGLISH HIGH AND LATIN SCHOOLS IN THE CITY OF BOSTON.

Arms may be issued to Boston for use of English High and Latin schools.

Resolved, That his excellency the governor be and is hereby authorized to issue to the city of Boston such arms for the use of the English High and Latin schools in said city as, in his judgment, may

be so distributed without detriment to the militia service: provided, Proviso. the city of Boston shall be held responsible for the return in good order and condition of said arms whenever his excellency the governor shall so direct.

April 27, 1869.

#### 1869. — CHAPTER 193.

AN ACT TO AUTHORIZE THE CITY OF BOSTON TO CONVEY WATER TO DEER ISLAND.

Be it enacted, etc.:

Section 1. The city of Boston is authorized to convey water Boston may lay from East Boston, so called, to Deer Island in Boston harbor, by water-pipes Bhirley laying aqueducts or water-pipes through the town of Winthrop and gut to Deer across Shirley gut; and for that purpose shall have all the rights and privileges, and shall be subject to all the liabilities, mentioned in chapter one hundred and sixty-seven of the acts of the year eighteen hundred and forty-six, and the several acts in addition thereto. May erect struct And the said city of Boston may make any suitable structures for approval of harthe purpose of conveying the said water, under the tide-waters in said bor commission-ers. Shirley gut: provided, that such structures shall be approved by the harbor commissioners.

SECT. 2. This act shall take effect upon its passage.

[1846, 167; 1849, 187.]

April 24, 1869.

#### 1869. — CHAPTER 194.

AN ACT TO AUTHORIZE THE CITY OF BOSTON TO WIDEN FEDERAL-STREET BRIDGE.

Be it enacted, etc.:

SECTION 1. The city of Boston is hereby authorized to widen May widen Fed Federal-street bridge, in said city, to a width equal to the width of bridge. said Federal street: provided, that all things done under this act subject to apshall be subject to the determination and approval of the harbor proval of harbor commissioners, as provided in section four of chapter one hundred P.S. 19, § 8. and forty-nine of the acts of the year eighteen hundred and sixty-six.

SECT. 2. This act shall take effect upon its passage.

April 24, 1869.

[1825, 147; 1830, 121; 1831, 46; 1855, 406.]

#### 1869. — CHAPTER 247.

AN ACT IN ADDITION TO "AN ACT IN RELATION TO THE POWERS OF CONSTABLES IN THE CITY OF BOSTON.'

Be it enacted, etc.:

SECTION 1. Any constable of the city of Boston who shall have Repealed by complied with the provisions of section one, of chapter one hundred P.S. See post, p. 321; P.S. 27, and forty-seven of the acts of the year eighteen hundred and sixty, § 114. may, within said city of Boston, serve any writ or other process in any personal action in which the damages are not laid at a greater sum than three hundred dollars, and any process in replevin in which the subject-matter does not exceed in value three hundred dollars.

SECT. 2. This act shall take effect on the first day of June next. May 10, 1869.

### 1869. — CHAPTER 349.

AN ACT TO UNITE THE CITY OF BOSTON AND THE TOWN OF DORCHES-

Be it enacted, etc.: SECTION 1.

Dorchester an nexed to Boston and to become part of Buffolk county.

All the territory now comprised within the limits of the town of Dorchester, in the county of Norfolk, with the inhabitants and estates therein, is hereby annexed to and made part of the city of Boston, in the county of Suffolk, and shall hereafter constitute a part of the county of Suffolk, subject to the same municipal regulations, obligations, and liabilities, and entitled to the same immunities in all respects as the said city of Boston: provided, however, that until constitutionally and legally changed, said territory shall continue to be, for the purpose of electing members of the house of representatives, part of the county of Norfolk, constituting the fifth representative district thereof; for the purpose of electing a senator, part of the second Norfolk senatorial district; for the purpose of electing a councillor, part of the second council district; and for the purpose of electing a representative in congress, part of

Election of bouse of representatives, senator, councillor,

Proviso.

elc.

congressional district number two, as the same are now constituted. All the duties now required by law to be performed by the selectmen and town clerk of the town of Dorchester, or either of them, pertaining to the election of representatives in congress, state councillors, senators, and members of the house of representatives, shall in like manner devolve upon and be performed by the board of aldermen and city clerk of the city of Boston.

Duties of select. and ward offi-

> It shall be the duty of the ward officers of the ward, erected out of said territory, as hereinafter provided, to make return of all votes that may be cast therein, from time to time, for representatives in congress, state councillors, senators, members of the house of representatives, and for all other national, state, district, county, municipal, and ward officers, to the city clerk of the city of Boston.

Public property of Dorchester to be vested in

Treasurer of Dorchester to deliver books, papers, and property.

ble for debts of Dorchester.

Pending actions, etc., to survive.

All the public property of the said town of Dorchester SECT. 2. shall be vested in and is hereby declared to be the property of the city of Boston; and said city of Boston shall succeed to all the rights, claims, causes of action, rights to uncollected taxes, liens, uses, trusts, duties, privileges, and immunities, of said town of Dor-The town treasurer of the town of Dorchester shall, on or before the second Monday of January, in the year eighteen hundred and seventy, under the direction of the selectmen of said town of Dorchester, who shall for this purpose, and for all other purposes necessary to carry into full effect the provisions of this act, continue to hold their offices over, transfer, deliver, pay over, and account for, to the city treasurer of the city of Boston, all books, papers, moneys, and other property, in his possession as town treasurer of said town of Dorchester, when this act shall take effect; and the city of Boston shall become liable for and subject to all the debts, obligations, duties, responsibilities, and liabilities, of said town of Dorchester. All actions and causes of action which may be pending, or which shall have accrued at the time this act shall take effect, in behalf of or against the town of Dorchester, shall survive, and may be prosecuted to final judgment and execution, in behalf of or against the city of Boston.

SECT. 3. The several courts within the county of Suffolk, except the municipal court for the southern district of the city of Boston, after this act shall take effect, shall have the same jurisdiction over all causes of action and proceedings in civil causes, and over all matters in probate and insolvency, which shall have accrued within

Jurisdiction of courts in Suffolk and Norfolk counties.

### 1869. — Chapter 349.

AN ACT TO UNITE THE CITY OF BOSTON AND THE TOWN OF DORCHES-TER.

Be it enacted, etc.:

Dorchester an nexed to Boston and to become part of Suffolk county.

Proviso.

Election of members of house of representatives, senator, councillor,

Duties of selectmen, town clerk, and ward offi-

Section 1. All the territory now comprised within the limits of the town of Dorchester, in the county of Norfolk, with the inhabitants and estates therein, is hereby annexed to and made part of the city of Boston, in the county of Suffolk, and shall hereafter constitute a part of the county of Suffolk, subject to the same municipal regulations, obligations, and liabilities, and entitled to the same immunities in all respects as the said city of Boston: provided, however, that until constitutionally and legally changed, said territory shall continue to be, for the purpose of clecting members of the house of representatives, part of the county of Norfolk, constituting the fifth representative district thereof; for the purpose of electing a senator, part of the second Norfolk senatorial district; for the purpose of electing a councillor, part of the second council district; and for the purpose of electing a representative in congress, part of congressional district number two, as the same are now constituted.

All the duties now required by law to be performed by the selectmen and town clerk of the town of Dorchester, or either of them, pertaining to the election of representatives in congress, state councillors, senators, and members of the house of representatives, shall in like manner devolve upon and be performed by the board of alder-

men and city clerk of the city of Boston.

It shall be the duty of the ward officers of the ward, erected out of said territory, as hereinafter provided, to make return of all votes that may be cast therein, from time to time, for representatives in congress, state councillors, senators, members of the house of representatives, and for all other national, state, district, county, municipal, and ward officers, to the city clerk of the city of Boston.

Public property of Dorchester to be vested in Boston.

Treasurer of deliver books, papers, and property.

Boston to be lia-ble for debts of

Pending actions,

etc., to survive.

Jurisdiction of courts in Suffolk and Norfolk counties.

All the public property of the said town of Dorchester SECT. 2. shall be vested in and is hereby declared to be the property of the city of Boston; and said city of Boston shall succeed to all the rights, claims, causes of action, rights to uncollected taxes, liens, uses, trusts, duties, privileges, and immunities, of said town of Dor-The town treasurer of the town of Dorchester shall, on or before the second Monday of January, in the year eighteen hundred and seventy, under the direction of the selectmen of said town of Dorchester, who shall for this purpose, and for all other purposes necessary to carry into full effect the provisions of this act, continue to hold their offices over, transfer, deliver, pay over, and account for, to the city treasurer of the city of Boston, all books, papers, moneys, and other property, in his possession as town treasurer of said town of Dorchester, when this act shall take effect; and the city of Boston shall become liable for and subject to all the debts, obligations, duties, responsibilities, and liabilities, of said town of Dorchester. All actions and causes of action which may be pending, or which shall have accrued at the time this act shall take effect, in behalf of or against the town of Dorchester, shall survive, and may be prosecuted to final judgment and execution, in behalf of or against the city of Boston.

The several courts within the county of Suffolk, except SECT. 3. the municipal court for the southern district of the city of Boston, after this act shall take effect, shall have the same jurisdiction over all causes of action and proceedings in civil causes, and over all matters in probate and insolvency, which shall have accrued within

said territory hereby annexed, that said courts now have over like actions, proceedings, and matters, within the county of Suffolk: pro-Proviso. vided, however, that the several courts within the county of Norfolk shall have and retain jurisdiction of all actions, proceedings, and matters, that shall have been rightfully commenced in said courts prior to the time when this act shall take effect; and the supreme judicial court and the superior court within the county of Suffolk, after this act shall take effect, shall have the same jurisdiction of all crimes, offerces, and misdemeanors, that shall have been committed within the said territory, that the supreme judicial court and superior court within the county of Norfolk now have jurisdiction of: proviso. ded, proceedings shall not have been already commenced in any of the courts within the county of Norfolk, for the prosecution of said crimes, offences, and misdemeanors; in which case, the said courts within the county of Norfolk shall have and retain jurisdiction of the same for the full, complete, and final, disposition thereof. All suits, actions, proceedings, complaints, and prosecutions, and all matters of probate and insolvency which shall be pending within said territory, before any court or justice of the peace, when this act shall take effect, shall be heard and determined as though this act had not passed.

Sect. 4. Said territory shall be added to, and constituted a part Territory to of, the judicial district under the jurisdiction of the municipal court of district under Said court shall have the same civil and jurisdiction of municipal court of the city of Boston. criminal jurisdiction in said territory as it now has by law in its of Boston. district as it now exists.

SECT. 5. The said territory shall constitute a ward of the city of -to constitute ward sixteen of Boston, to be called ward sixteen, and shall so remain until the Boston. alteration of the ward limits of the city of Boston, provided by law. And the ward so established shall be entitled to all the municipal and ward officers which each of the other wards of said city of Boston is entitled to.

SECT. 6. If this act shall be accepted as hereinafter provided, said Ward officers to be elected. territory shall, after the second day of November, in the year eighteen hundred and sixty-nine, constitute a ward of the city of Boston, to be called ward sixteen, for all the purposes mentioned in this section and in section seven of this act. And the board of aldermen of said city of Boston shall, in due season, issue their warrant for a meeting of the legal voters of said ward, to be held on the second Monday of December, in the year eighteen hundred and sixty-nine, at some place within said ward, which shall be designated in said warrant, there first to choose a warden, clerk, and five inspectors of elections, for said ward, who shall hold their offices until the first Monday of January in the year eighteen hundred and seventy, and until others shall be chosen and qualified in their stead; second, to give in their ballots for the several municipal and ward officers for the year eighteen hundred and seventy, for which they shall be entitled to vote by virtue of the provisions of this act.

The voters of said ward shall designate, by their ballots east at School commitsaid meeting, the term of service for which each of the six school committee men who shall be chosen in said ward, shall serve, so that two of the number so chosen shall serve for three years, two for two years, and two for one year. The board of aldermen of the city of Boston shall prepare lists of all the legal voters in said ward, to be used at said meeting, and shall do all other things which they are now by law required to do in respect to like elections in other wards in the city of Boston; and at said meeting, any legal voter of said ward may call the citizens to order, and preside until a warden shall have been chosen and qualified. All ward officers whose election is

Citizena may vote for municipal officers of Boston in the year 1869.

provided for in the preceding section, shall be qualified according to The citizens of the territory by this act annexed to the city of Boston, shall have the same right to vote for municipal officers at the annual municipal election of the city of Boston, in the year eighteen hundred and sixty-nine, as they would have had if said territory had formed part of the city of Boston for more than six months next before said election.

Number of al-

dermen, council of the city of Boston shall consist of twelve members, and the common not be sounded by the city of Boston shall consist of twelve members, and the common council of the city of Boston shall consist of size SECT. 7. After the present municipal year the board of aldermen mon council of the city of Boston shall consist of sixty-four members. The number of wards of said city, including the ward to be formed out of the territory hereby annexed, shall be sixteen.

Police officers, firemen, etc., of Dorchester, to continue in discharge of their

Secr. 8. The several police officers and watchmen that may be in office in the town of Dorchester when this act shall take effect, shall thereafter continue in the discharge of their respective duties, in the same manner as if they were police officers and watchmen of the city of Boston, until others shall be appointed in their stead. fire engineers and firemen of the town of Dorchester shall in like manner continue in the discharge of their duties, as if they were engineers and firemen of the city of Boston, till others are appointed in their stead.

Interest of Dorchester in county property re-

Boston to pay just proportion of debts of Norfolk county.

SECT. 9. All the interest which the town of Dorchester now has in the public property of the county of Norfolk, is hereby released and acquitted to said county of Norfolk. Such proportion of the debts and obligations of the county of Norfolk, existing when this act shall take full effect, over and above the value of all the property belong-

ing to said county as should proportionally and equitably be paid by the inhabitants and property owners of the territory by this act annexed to the city of Boston, shall be paid by said city of Boston to said county of Norfolk; and the supreme judicial court shall have jurisdiction in equity to determine the amount of such proportion (if any), and enforce the payment of the same upon a suit of equity, in the name of said county, to be brought therefor within six months after this act shall go into full operation, by the county commissioners of said county of Norfolk, if they shall deem such suit for the interest of said county; but no such suit shall be instituted after said six

Amount may be fixed and pay-ment enforced by supreme ju-dicial court.

Obligation of contracts not impaired.

Proviso.

Nothing contained in this act shall impair the obligation of contracts; and the property and inhabitants of the territory by this act annexed to the city of Boston shall continue liable to the existing creditors of the county of Norfolk, in like manner as if this act had not been passed: provided, that if any person, by reason of his being an inhabitant of, or owning property in, said territory, shall be compelled to pay any part of an existing debt or obligation of the county of Norfolk, the amount of such payment shall constitute a debt to him from said county as hereafter to be constituted, exclusive of said territory, and may be recovered in like manner as other debts against the county of Norfolk.

Act not to take full effect unless accepted by votes of Boston

This act shall not take full effect unless accepted by a SECT. 10. majority of the legal voters of the city of Boston present and voting votes of Boston thereon by ballot, at meetings which shall be held in the several wards of said city, and also by a majority of the legal voters of the town of Dorchester present and voting thereon by ballot, at a meeting which shall be held in said town.' All said meetings shall be held simultaneously on the twenty-second day of June of the present year, and upon notice thereof duly given at least seven days before the time of said meetings, and the polls shall be opened at nine o'clock in the forenoon of said day, and shall be closed at six o'clock in

Meetings to be held in both places June 22, 1869.

the afternoon. In case of the absence of any ward officer at any Ward officers ward meeting in said city, held for the purpose aforesaid, or of any may be chosen. of the selectmen, or of the town clerk at any meeting in said town for said purpose, a like officer may be chosen, pro tempore, by hand vote, and shall be duly qualified and shall have all the powers, and be subject to all the duties, of the regular officer at said meetings. Said ballots shall be "yes" or "no" in answer to the question, Ballots. "Shall an act passed by the legislature of the commonwealth in the year eighteen hundred and sixty-nine, entitled 'an act to unite the city of Boston and the town of Dorchester,' be accepted?" Such Westings, how meeting in the town of Dorchester shall be called, notified, and warned, by the selectmen of said town, in the same manner in which meetings for the election of town officers in said town are called, notified. and warned; and such meetings in the city of Boston shall be called, notified, and warned, by the board of aldermen of said city in the same manner in which meetings for the election of municipal officers in said city are called, notified, and warned.

The ballots given in shall be assorted, counted, and declared, in the ing to be reward meetings in which they are given in the city of Boston, in open corded and reward meeting, and shall be registered in the ward records; and in the turned. town of Dorchester the ballots given in shall be assorted, counted, and declared, in open town meeting, and shall be recorded upon the records The clerk of each ward in the city of Boston shall of the town. make return of all ballots given in his ward, and the number of ballots in favor of the acceptance of this act, and the number of ballots against said acceptance, to the board of aldermen of the city of Boston; said returns to be made within forty-eight hours of the close of the polls.

It shall be the duty of the board of aldermen of the city of Boston Returns to be made to the secto certify as soon as may be the ballots cast in the city of Boston, retary of the and the number of ballots cast in favor of the acceptance of this act, commonwealth. and the number of ballots cast against said acceptance, in said city, to the secretary of the commonwealth.

The selectmen and town clerk of the town of Dorchester shall, as soon as may be, make a like return of the ballots cast in said town, and the number of ballots cast in favor of acceptance of this act, and the number of ballots cast against said acceptance, in said town, to the secretary of the commonwealth.

And if it shall appear that a majority of the votes cast in the city Secretary to publish certifiof Boston, and a majority of the votes in the town of Dorchester, recate, if majority spectively, is in favor of the acceptance of this act, the said secretary of votes cast is in favor of acshall immediately issue and publish his certificate declaring this act to ceptance. have been duly accepted.

SECT. 11. So much of this act as authorizes and directs the sub-Part of act to take effect upon mission of the question of acceptance of this act to the legal voters of passage. said city and said town, respectively, provided for in the tenth section of this act, shall take effect upon its passage.

SECT. 12. If this act shall be accepted as herein provided, it shall When to take take effect on the third day of November, in the year eighteen hun-cepted. dred and sixty-nine, so far as to authorize, legalize, and carry into effect, the acts and provisions of the sixth and seventh sections of this act; but for all other purposes (except as mentioned in section eleven of this act), it shall take effect on the first Monday of January, in the year eighteen hundred and seventy.

SECT. 13. If any election or balloting upon the question of the ac- Proceedings in ceptance of this act, by either said city or said town, shall within two judicial court months thereafter be declared void by the supreme judicial court, declare ballottag upon summary proceedings, which may be had in any county on the petition of fifty voters of either said city or said town, the question of

accepting said act shall be again submitted to the legal voters of said city or town, and a meeting therefor shall within thirty days thereafter be called, held, and conducted, and the votes returned and other proceedings had thereon, in like manner as herein before provided. But no election or balloting shall be held void for informality, in calling, holding, or conducting the election, or returning the votes, or otherwise, except upon proceedings instituted therefor and determined within sixty days thereafter, as aforesaid.

June 4, 1869.

#### 1869. — CHAPTER 369.

AN ACT CONCERNING THE ERECTION OF STABLES IN THE CITY OF BOSTON. Be it enacted, etc.:

Stables not to be built in Boston without consent in writing of board of aldermen.

Proviso.

SECTION 1. No person shall hereafter erect, occupy, or use, any building for a stable in the city of Boston, except in such place as the board of aldermen of said city shall first in writing approve and direct, and every person so erecting, using, or occupying, a building without such approval, shall forfeit a sum not exceeding fifty dollars, for every month he so uses or occupies such building, and in like proportion for a longer or shorter time; this act shall not apply to any stable now erected, occupied, or used, so long as the same is not enlarged or rebuilt.

Supreme judicial court may prevent building by injunction.

When to take

SECT. 2. The supreme judicial court, or any justice thereof, either in term time or vacation, may issue an injunction to prevent the erection, occupancy, or use, of any stable contrary to the provisions of this act.

Sect. 3. This act shall take effect in three months after its passage.

June 9, 1869.

[1810, 124; 1860, 109; 1871, 280; 1878, 192.]

# 1869. — CHAPTER 447.

AN ACT IN ADDITION TO "AN ACT TO AUTHORIZE THE CITY OF BOSTON TO LAY OUT A PUBLIC STREET OR WAY ACROSS SOUTH BAY, AND FOR OTHER PURPOSES."

Be it enacted, etc.:

Boston may lay water-pipes to Pine island, thence across Roxbury canal and South bay by syphons.

Proviso.

Section 1. The city of Boston is hereby authorized to lay waterpipes from a point at or near the junction of Federal and Dorchester streets in said city, in a westerly direction, crossing the Boston, Hartford, and Erie, railroad to Pine island, so called, thence in a westerly direction crossing the marsh and the Roxbury canal to the junction of East Chester park and Albany street in said city: provided, that such pipe or pipes shall cross the Roxbury canal by means of a syphon, so as not to obstruct navigation; and shall also cross the South bay by syphon under so much of the channel as the harbor commissioners shall direct. And all things done under this act, so far as relates to the crossing of tide-waters, shall be subject to the determination and approval of the harbor commissioners, as provided in the fourth section of chapter one hundred and forty-nine of the acts of the year eighteen hundred and sixty-six.

Amendment to 1869, 78, § 1.

SECT. 2 The act passed the present session of the legislature entitled, "an act to authorize the city of Boston to lay a public street or way across South bay," is hereby amended by striking from the first section thereof the following concluding words thereof; "and,

provided, that this act shall in no wise impair the legal rights of any person.

SECT. 3. So much of the street across South bay, mentioned in Street across the act described in the preceding section, shall be constructed with constructed solid filling, and so much thereof shall be a pile bridge as the with solid filling and pile-bridge.

SECT. 4. The city of Boston is hereby authorized to locate, con-Boston may struct, and maintain, a railroad track or tracks from some convenient road for point on any railroad near the street herein before mentioned, near struction of where the street herein before mentioned crosses said railroad, and may extend said track or tracks in an easterly direction or westerly direction; said railroad tracks to be used only for the construction of said street.

SECT. 5. All damages occasioned to private property by laying Damages to private propout and constructing said street, shall be ascertained and compensated ery. in the manner provided in chapter forty-three of the general statutes, P.S. 40. for the laying out of highways.

SECT. 6. This act shall take effect upon its passage.

June 22, 1869.

[1869, 78; 1874, 114.]

#### 1869. — CHAPTER 448.

AN ACT IN RELATION TO LAYING OUT STREETS IN THE THIRTEENTII, FOURTEENTH, AND FIFTEENTH WARDS OF THE CITY OF BOSTON.

Be it enacted, etc.:

Section 1. The board of aldermen 1 of the city of Boston, with City council the concurrence of the common council of said city, may lay out may lay out streets, etc., in such public highways and streets in the thirteenth, fourteenth, and territory formerly constituting formerly city of such public highways and streets in the university, respectively, formerly city fifteenth, wards of said city, being the territory formerly constituting formerly city formerly city formerly city of fifteenth, wards of said city, being the territory formerly constituting formerly city of fifteenth, wards of said city, being the territory formerly constituting formerly city of fifteenth, wards of said city, being the territory formerly constituting formerly city of fifteenth. the city of Roxbury, as they in their judgment shall deem to be for pay for taken. the common benefit of the inhabitants of said city, and pay for the land so taken; which highways and streets said city of Boston shall not be obliged to complete sooner than the board of aldermen may deem it expedient so to do.

SECT. 2. This act shall take effect upon its passage.

June 22, 1869.

[1870, 837; 1872, 242.]

## 1870. — CHAPTER 79.

AN ACT IN RELATION TO LAYING OUT STREETS IN THE TWELFTH AND SIXTEENTH WARDS OF THE CITY OF BOSTON.

Be it enacted, etc.:

SECTION 1. The board of aldermen' of the city of Boston, with City council may lay out the concurrence of the city council of said city, may lay out such streets, etc., in public highways and streets in the sixteenth ward of said city, being merly lorches the territory formerly constituting the town of Dorchester, as they in territory formerly constituting the town of Dorchester as they in territory formerly constituting the town of Dorchester as they in territory formerly constituting the town of Dorchester. the territory formerly constituting the town of Dorchester, as they in ter, and pay for their judgment shall deem to be for the common benefit of the inhabitants of said city, and pay for the land so taken; which highways and streets said city of Boston shall not be obliged to complete sooner than the board of aldermen may deem it expedient so to do.

The board of aldermen of said city of Boston, may in May lay out streets, otc., in

twelfth ward and South bay.

like manner, with the concurrence of the city council, lay out such public highways and streets in the twelfth ward in said city and the territory known as South bay, as they in their judgment shall deem to be for the common benefit of the inhabitants of said city, and pay for the land so taken, which highways and streets said city of Boston shall not be obliged to complete sooner than the board of aldermen may deem it expedient to do so.

SECT. 3. This act shall take effect upon its passage.

March 17, 1870.

[1872, 242.]

### 1870. — CHAPTER 216.

AN ACT IN ADDITION TO "AN ACT FOR SUPPLYING THE CITY OF CHARLESTOWN WITH PURE WATER.

Be it enacted, etc.:

Charlestown may lay additional line of mains from water works in Somerville.

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Section 1. The city of Charlestown is hereby authorized to locate and lay a second line of force and supply mains or aqueducts from the engine-house of the Charlestown water works in Somerville, to the city of Charlestown, and enlarge its present engine-house, or make such additions thereto as may hereafter in the opinion of said city become necessary, and to take and to hold by purchase or otherwise, any land, real estate, or water rights, necessary for erecting, laying, and maintaining, the same. And for the purposes aforesaid, said city may carry and conduct any aqueduct or other works by it to be made and constructed, over or under any water-course, or any street, turnpike, road, highway or other way, in such manner as not to obstruct or impede travel thereon, or the free flow of water therein, and may enter upon and dig up any such land, street, or way, as may be necessary for the purpose of laying down such aqueducts or other works, and for maintaining or repairing the same.

Mystic water board to have all the rights, etc., named in 1861, 105, § 3.

SECT. 2. The Mystic water board of said city shall have, exercise, and are hereby vested with, all the rights, privileges, and authority, and be subject to all the provisions and restrictions, as the commissioners named in section three of chapter one hundred and five of the acts of the year eighteen hundred and sixty-one.

Liability of city of Charlestown for damages.

SECT. 3. The said city shall be liable to pay all damages that shall be sustained by any persons in their property by the taking of any land, water, or water-rights, or by the constructing of any aqueducts or other works, for the purposes of this act; and any owner or party who shall sustain damages by the doings of said city under this act, shall have the like remedy, and like proceedings shall be had, whether by the party sustaining damages as aforesaid, or by the said city of Charlestown, as is provided in said chapter one hundred and five of the acts of the year eighteen hundred and sixty-one.

"Water bonds of the city of Charlestown," not exceeding \$300,000, may be issued to defray expenses. SECT. 4. For the purpose of defraying the costs and expenses incurred by said city in the extension of the water works, the city council of said city of Charlestown is hereby authorized to issue from time to time, scrip, notes, or certificates of debt, to be denominated on the face thereof, "Water bonds of the city of Charlestown," to an amount not exceeding three hundred thousand dollars, bearing interest at a rate not exceeding the legal rate of interest in this commonwealth, which shall be redeemable at a period of time not less than ten nor more than thirty years from and after the issue thereof. And said city council may sell the same, or any part thereof, from time to time, at public or private sale, or pledge the

same for money borrowed for the purposes aforesaid, on such terms and conditions as said city council shall adjudge proper.

The said city of Charlestown shall erect proper hydrants Hydrants to be in number equal to one for every five hundred feet of such new the line of new aqueduct, and in any event to the number of twenty in the town of aqueduct Somerville, along the line of said new aqueduct or elsewhere in the pipes connecting therewith, as the water committee of the town of Somerville and the select men of the town of Medford shall direct; and said towns of Somerville and Medford shall at all times maintain said hydrants, and draw water therefrom, without charge therefor, for the extinguishment of fires, under such regulations as the city of Charlestown may from time to time establish under authority of this And for this purpose there shall be allowed to said town of Somerville by the said city of Charlestown, in the settlement for water for hydrants under the contract now existing between said city of Charlestown and town of Somerville, the sum of twenty-eight dollars for each hydrant thus erected in said town.

SECT. 6. The provisions of section twelve of chapter one hundred Provisions of and five of the acts of the year eighteen hundred and sixty-one, and and by-laws. any by-laws or ordinances passed by said city in pursuance thereof, cable to the are hereby extended and made applicable to any and all the addi-additional works. tional works constructed under the provisions of this act.

SECT. 7. This act shall take effect upon its passage.

May 5, 1870.

[1861, 105; 1864, 176; 1865, 135; 1866, 212; 1871, 159; 1872, 85.]

# 1870. — CHAPTER 220.

AN ACT IN ADDITION TO "AN ACT TO AUTHORIZE THE CITY OF BOSTON AND THE TOWN OF WEST ROXBURY TO IMPROVE STONY BROOK AND ITS TRIBUTARIES."

Be it enacted, etc.:

Section 1. The city of Boston and the town of West Roxbury, Dutles may be or either of them. may authorize a committee or board of com-commissioners. missioners to exercise any or all of the powers granted to said city and town respectively by an act entitled "an act to authorize the city of Boston and town of West Roxbury to improve Stony brook and its tributaries." the same being chapter two hundred and twentythree of the acts of the year eighteen hundred and sixty-eight, and to perform any or all the duties therein imposed upon the mayor and aldermen of said city and the selectmen of said town, respectively; and in such case the notices provided for in the sixth section of said act shall be given to such committee or board of commissioners; and Partles agany person aggrieved by the action of such committee or board of apply for jury. commissioners, shall have the right to apply for a jury provided for in the third and seventh sections of said act.

The city of Boston and town of West Roxbury, or their Boston and West Roxbury respective committees or boards of commissioners, in their behalf, may contract if they shall be thereto duly authorized, shall have authority to contract with each other for the payment by one to the other of any part ment of expense of improvement of the expense incurred by the other in the improvement of Stony of Stony of Stony brook. brook as provided for in said act, and may include the amounts so paid in the statement of the total expenses made up to determine the amount of assessments to be laid under the fourth section of said

SECT. 3. No person, except those authorized by chapter two hun- Unauthorized dred and twenty-three of the acts of eighteen hundred and sixty-eight person not to

without consent and by the preceding sections of this act, shall change the present of Boston and
West Roxbury. course of Stony brook, or erect any structure in or over the same, or create any obstruction to the flow of the waters of the same without the consent of said city of Boston and town of West Roxbury first obtained: provided, that upon the completion of any part of the channel for the new location of said brook, said city or town, or their respective committee or board of commissioners, may give public notice of the completion of the same, and may authorize the owners of abutting lands, so far as the same are within the respective limits of said city or town, to fill up the old channel of said brook or to erect structures in or over the same.

Proviso.

SECT. 4. This act shall take effect upon its passage.

May 6, 1870.

[1868, 223; 1871, 340; 1874, 196.]

### 1870. — CHAPTER 300.

#### AN ACT IN RELATION TO PRISON POINT BRIDGE.

Be it enacted, etc.:

Draw to be made thirty-six feet in width.

Section 1. The cities of Cambridge and Charlestown shall forthwith cause to be made in lieu of the existing draw in the Prison Point bridge, over Miller's river, a draw with a clear opening of thirtyeight feet in width.

Commissioner to have charge of draw. R.O. c. 40, § 9.

For the purpose of constructing said draw, the city SECT. 2. councils of said cities shall each in pursuance of such ordinances as they may respectively establish, elect one commissioner, and said commissioner so chosen shall have the care and management of said draw.

Expense of Sect. 3. The expense of constructing and maintaining said draw maintaining, and keeping the same in repair, and of affording all necessary and by both cities. proper accommodations to vessels having occasion to pass the same by day or night, shall be borne equally by said cities; and said cities shall be jointly liable for all damages or injuries resulting from any defect in said draw or from carelessness or neglect in the management of the same.

SECT. 4. This act shall take effect upon its passage.

June 1, 1870.

# 1870. — CHAPTER 302.

# AN ACT RELATING TO WEST BOSTON AND CRAGIE BRIDGES.

Be it enacted, etc.:

Harbor commissioners to deterdraws in West Cragle bridges.

Three commissioners to be aption of mayor of Cambridge;

The harbor commissioners shall forthwith locate and Section 1. mine position of determine the position of the draws in the West Boston bridge and Cragie or Canal bridge, over Charles river, to be constructed as hereinafter provided.

The supreme judicial court, sitting as a full court in any SECT. 2. county at any time after the passage of this act, shall, upon the pepointed by county at any time after the passage of this act, shall, upon the pesupremejudicial tition of the mayor of the city of Cambridge, after such notice as the court, upon petition to any justice thereof may order appoint three discret and court or any justice thereof may order, appoint three discreet and competent commissioners for the purposes hereinafter named.

Said commissioners shall be sworn to the faithful and SECT. 3. and assess upon impartial discharge of their duties, and shall then, after due notice

¹Changed to thirty-six by St. 1870, c. 401, § 1. ²See Statutes and Ordinances (ed. 1876), p. 78.

and hearing in such manner and amount as they shall deem just and Boston and Cambridge exequitable, apportion and assess upon the cities of Boston and Campense of mainbridge the expense of maintaining and keeping in repair said bridges, taining, etc.; including the expense of opening the draws thereof and affording all mecessary and proper accommodations to vessels having occasion to pass the same by day or night, and shall also at the same time appraise the fund, as it now exists, paid to the city of Cambridge under chapter two hundred and fifty-seven of the acts of the year eighteen hundred and fifty-seven, and also all funds, moneys, and properties, belonging to said bridges, and apportion to the city of Boston the same proportion thereof as Boston shall, under and by wirtue of this act, have apportioned or assessed upon it of the expense of maintaining and keeping in repair said bridges.

Secr. 4. Said commissioners shall return their award into the -to return supreme judicial court, sitting for the county of Suffolk; and when supreme judicial said award shall have been accepted by said court, the same shall be court a final and conclusive adjudication of all matters herein referred to said commissioners, and shall be binding upon all parties; and said court may enforce the same by proper process; and the expense of executing this act shall be paid by said cities in the same proportions as the expense of maintaining said bridges is apportioned and assessed upon said cities.

SECT. 5. Upon the acceptance of said award by the court as Upon acceptaforesaid, the city of Cambridge shall pay and deliver to the city of Cambridge to Boston the proportion of said fund, funds, moneys, and properties, pay to Boston aum apport apportioned to Boston under said award, and the said bridges shall tioned. become and be highways; and thereafter said bridges and draws shall be maintained, supported, managed, and kept in repair, by the cities of Boston and Cambridge according to the terms and proportions established by said award; and all damages recovered in any action at law by reason of any defect or want of repair in either of said bridges or the draws thereof, shall be paid by said cities on the same terms and in the same proportions.

The care and management of said bridges and draws Commissioners, shall be vested in a board of commissioners consisting of one person city, to have from each city, chosen in accordance with such ordinances as said care of draws and bridges; cities shall respectively establish, and until such commissioners are 1871, 250. chosen, the mayors of said cities shall ex officiis constitute such com- R.O. c. 40, § 6. missioners.

SECT. 7. The commissioners designated in the preceding section—to cause draws shall cause to be made in lieu of the existing draws in said bridges thirty-six feet a draw in each bridge with a clear opening of thirty-eight' feet in in width. width, in the position determined under section one of this act.

SECT. 8. Nothing in this act shall release the Cambridge Railway Railroad com-Company or the Union Railway Company, from any legal obligation leased from either of said companies is now under to the cities of Cambridge and obligation to to keep bridge in Boston, or either of them, or any legal obligation now existing to repair. maintain and keep in repair any portion of said bridges, or from any liability for any loss or injury that any person may sustain by reason of any carelessness, neglect, fault, or misconduct, of its agents or servants, in the construction, repair, management, or use, of its tracks on said bridges, or other use or occupation thereof.

SECT. 9. Chapter three hundred and eleven of the acts of the Repeal. year eighteen hundred and sixty-nine, and all others provisions of law inconsistent herewith, are hereby repealed.

SECT. 10. This act shall not take full effect unless accepted by Act to take of the feet when acthe city council of Cambridge, by concurrent vote of the two branches cepted by city thereof, within thirty days from its passage. It shall be the duty of council of Cambridge;

the city clerk of the city of Cambridge to certify to the secretary of the commonwealth the result of the vote of the city council of said city as soon as may be, and if it shall appear that a majority of the votes of both branches of the city council is in favor of the acceptance of this act, said secretary shall immediately issue and publish his certificate declaring this act to have been duly accepted.

—and upon pub-lication of cer-tificate by sec-retary of common wealth.

So much of this act as authorizes and directs the sub-SECT. 11. mission of the question of acceptance to the city council of Cambridge shall take effect upon its passage. If this act is accepted as herein provided, it shall take full effect upon the publication of the certificate of the secretary, as herein provided.

June 1, 1870.

[1871, 250.]

# 1870. — CHAPTER 337.

AN ACT TO AMEND THE CHARTER OF THE CITY OF BOSTON.

Be it enacted, etc.:

Board of street commissioners established:

The qualified voters of the city of Boston shall, at Section 1. the annual municipal election next after the passage of this act, be called upon to give in their votes for three able and discreet men, being inhabitants of said city, who shall constitute the board of street commissioners of said city; one of whom shall be chosen for the term of one year, one for the term of two years, and one for the term of three years from the first Monday of January next ensuing, and until their successors are chosen and qualified; and at any subsequent annual election the qualified voters of the city shall choose one person, qualified as aforesaid, to be a member of said board, to serve for the term of three years.

—to have powers of board of aldermen con-cerning laying out streets and abatement of taxes; 102 Mass. 19. 123 Mass. 50. P.S. 49, § 84.

-to make estimate of cost of laying out street. If estimate exceeds \$10,000, matter to be determined by city council.

1872, 322,

Proviso.

SECT. 2. Said street commissioners shall have all the powers now exercised by the board of aldermen, concerning the laying out, altering, or discontinuing, the streets and ways of said city, and the powers now exercised by said board of aldermen in relation to the abatement of taxes. SECT. 3. Whenever said board of street commissioners shall adjudge that the public safety and convenience require that any street.

lane, or alley, in the said city shall be laid out, altered or discontinued, they shall make and record an estimate of the expense thereof; and if such estimate shall exceed the sum of twenty-five thousand dollars, or if such estimate with the estimates of any previous alteration or discontinuance of any part of said street, lane, or alley, during the municipal year, shall exceed the sum of twenty-five thousand dollars, the order for such laying out, alteration, or discontinuance, together with an estimate of the expense thereof, shall be sent to the city clerk, who shall forthwith lay the same before the city council for their concurrence or rejection; and such act shall not take effect or be in force until said city council shall concur therein: [provided, that if said council shall not act definitely thereon within thirty days after the time when the same shall have been laid before them, and cause a certified copy of their proceedings to be transmitted to said board of street commissioners, the order shall take effect at such time as said commissioners may determine].*

Compensation. 1879, 198.

Sect. 4. Said commissioners shall each receive an annual salary of not less than three thousand dollars, which shall be in full for their

¹ "Ten" inserted in place of "twenty-five" by St. 1872, c. 322.

² This proviso was stricken out by St. 1872, c. 322.

services, shall be fixed by the city council, and paid from the treasury

of the city.

Said commissioners shall appoint a clerk of said board, Clerk to be appoint a SECT. 5. removable at pleasure, who shall have charge of the records of said missioners and board, and perform such clerical and other duties as may be required fixed by city of him; he shall be sworn to the faithful performance of the duties council. of said office, and shall receive such salary for his services as the city council may determine, which shall be paid from the treasury of said city.

SECT. 6. Whenever a vacancy occurs in said board of street comboard to be filled missioners the same shall be filled by a concurrent vote of the city by concurrent council; and the person so elected shall hold the office until his sucvete of city council. cessor at the next municipal election shall be chosen and qualified.

Sect. 7. All surveys and plans required by said commissioners plans required.

Shall be furnished by the said city surveyor, and he shall perform to be furnished by city surveyor. such other duties for said commissioners as they may require.

SECT. 8. All laws inconsistent herewith are hereby repealed.

June 11, 1870. **T**1799, **8**1; 1804, 78; 1809, 28; 1816, 90; 1831, 17; 1833, 128; 1854, 448; 1872, 242, 322; 1877, 228; 1878, 75; 1879, 198.]

# 1870. — CHAPTER 365.

AN ACT TO INCORPORATE THE BUTCHERS' SLAUGHTERING AND MELTING ASSOCIATION IN BRIGHTON, AND FOR OTHER PURPOSES.

Be it enacted, etc.:

SECTION 1. Horace W. Baxter, Horace W. Jordan, and B. Francis Corporators. Ricker, their associates and successors, are hereby made a corporation by the name of the Butchers' Slaughtering and Melting Association, to be located in the town of Brighton, for the purpose of carrying on the business of buying and slaughtering cattle, sheep, and other animals, and of melting and "rendering" establishments, subject, however, to the provisions hereinafter contained, and to all general laws now, or that may hereafter be, in force, applicable to such corporations.

SECT. 2. Said corporation may take and hold, by purchase or May take and otherwise, such parcel of land, not exceeding one hundred acres in hold such land, not exceeding extent, and situated in Brighton, within two miles of the Cattle Fair one hundred acres, as state hotel, as the state board of health shall, by vote, determine to be board of health suitable for the carrying on of said business; and said corporation may determine.

The state days from the time it shall take any land other. shall, within sixty days from the time it shall take any land, otherwise than by purchase, file in the office of the registry of deeds, for To file description of land in the county wherein said lands lie, a description thereof, as certain as registry of deeds is required in a common conveyance of lands, together with a state-within sixty ment of the purpose for which the lands are taken, which description ment of the purpose for which the lands are taken, which description and statement shall be signed by the president of the corporation. The said corporation shall be liable to pay all damages Damages, how

that shall be sustained by any persons in their property by the taking to be ascerof any land for the purposes of this act. Any person who shall sustain damages as aforesaid, and who shall not agree upon the damages to be paid therefor, may apply by petition for the assessment of his damages at any time within one year from the taking of said land, to the superior court in the county in which said land is situate. petition may be filed in the clerk's office of said court in vacation or in term time, and the clerk shall thereupon issue a summons to said

corporation, returnable, if issued in vacation, to the then next term of the said court, held fourteen days at least after the issuing of said

summons, and, if in term time, returnable on such day as the cour shall order, to appear and answer to the said petition; the said summons shall be served fourteen days at least before the return day thereof, by leaving a copy thereof with the clerk of said corporation and upon the return of said summons duly served, the said petition shall stand as a cause in said court, and all questions of fact relating to the damages sustained by the petitioner shall be heard and deter mined, and the amount of such damages shall be assessed by a jury of said court, unless the parties shall in writing waive their right to a jury trial and agree that the question of said damages shall be determined by the court; and the verdict of said jury, being accepted and recorded by said court, or the award of the court, if jury tria shall be waived, shall be final and conclusive, and judgment shall be rendered and execution issued thereon, and costs shall be recovered by the petitioner if the amount of said judgment shall exceed the amoun offered him for his damage by said corporation before the filing of said petition; otherwise said corporation shall recover its costs.

Sect. 4. Said corporation shall proceed to build upon said land

Buildings to be erected and business to be car-ried on subject to approval of state board of health.

1876, 144, § 1.

Capital stock and shares.

Board of health may order persons engaged in slaughtering within six miles corporation. Proviso. Repealed by 1876, 144.

suitable buildings for the slaughtering of cattle, sheep, and other animals, and for melting and rendering purposes, and all necessary stables and out-buildings. But no buildings shall be erected until the plans thereof, with all details of construction, shall have been submitted to and approved by said state board of health, or some person designated by said board to examine said plans. All the business of said corporation shall be carried on in accordance with such regulations as said board shall from time to time establish and furnish it writing to the clerk of said corporation, and for each violation of any one of said regulations said corporation shall be liable to a fine of not less than twenty nor more than five hundred dollars, to be recovered by indictment against said corporation. Subject to the foregoing provisions said corporation may manufacture and sell any of the usual products of said slaughtering and melting business, or may lease or permit other persons to use their buildings or part thereof on such terms as may be agreed upon. And each member of said corporation shall have the right to slaughter on the said premises subject to such regulations and such tariff of prices as said corpora tion may, by vote at any regular meeting, establish, and to the regulations of the said board of health, as aforesaid. And any person engaged in slaughtering or other business on the premises of said corporation, who shall violate any of the said regulations of said board, shall be liable to the penalties hereinbefore affixed to violations thereof by said corporation.

The capital stock of said corporation shall consist of SECT. 5. two hundred thousand dollars, to be divided into shares of one hundred dollars each, and said corporation shall not take any land as hereinbefore provided, or commence business until the sum of one

hundred thousand dollars at least shall be paid in cash.

The state board of health may, if in their judgment the public health shall require, order any person at any time engaged in the business of slaughtering within six miles of Fanueil Hall market in Boston, and not upon any island in the harbor, to slaughter his we stauguter on premises of this cattle, sheep, or other animals, upon the premises of said corporation provided, that thirty days' notice of an intention to pass such an order shall be given to such person by said board, and that, after such notice is given, such person shall have continued to conduct his business in such a manner as, in the judgment of the board, is injurious to the public health; and the supreme judicial court, or any Supreme judical rious to the public health; and the supreme judicial court, or any enforce order of justice thereof, sitting in equity, shall have power to enforce any board of health, such order of said board by injunction. And whenever such board

shall make such order, as aforesaid, they shall also fix in said order the price per head which said party so served with said order shall pay to said corporation for the use of a place in its said building for slaughtering as aforesaid; but said price may be fixed as a certain sum of money, or as a certain portion of the animal with its blood and offal, and said corporation shall be bound to permit said party to slaughter on its premises on the terms so fixed by the order of said board, unless said corporation and said party shall agree upon some different terms. Any person aggrieved by any order of the board of Right of appeal health, as in this section provided, shall have the right to appeal from said order in the same manner and with the same effect as such right is now given in chapter twenty-six of the general statutes to a person aggrieved by an order of a town board of health, prohibiting the carrying on of offensive trades. In case of any appeal, as Application for herein provided, the application for a jury shall be made to the su-appeal. perior court in the county wherein the party prohibited transacts his business, if in session in said county, or, in vacation, to any justice of said court.]

June 16, 1870.

## 1870. — CHAPTER 374.

AN ACT TO ANNEX A PORTION OF THE TOWN OF BROOKLINE TO THE CITY OF BOSTON.

Be it enacted, etc.:

SECTION 1. That part of the town of Brookline contained within Portion of the line described as follows: beginning at a point in the centre of nexed to Boston. the channel of Charles river on the boundary line between the town of Brookline and the city of Cambridge, where the westerly line of St. Mary's street, in the town of Brookline, extended in a northerly direction, would intersect the said boundary line; thence running southwardly by the westerly line of said St. Mary's street extended to the southerly line of Brighton avenue; thence continuing in the same direction by the westerly line of St. Mary's street, to the northerly line of Ivy street; thence turning a little and running southeasterly by the south-westerly line of St. Mary's street, and by the continuation of the same to the present boundary line between Boston and Brookline in the centre of the channel of Muddy river; thence easterly following said boundary line to the present boundary line in the centre of the channel of Charles river; thence by the centre of said channel of Charles river to the point of beginning, — with all the inhabitants and estates therein, is hereby set off from the town of Brookline and annexed to the city of Boston, and shall constitute To constitute a a part of the sixth ward thereof, until a new division of wards shall ward of Boston be made; and such territory so annexed shall form part of the and form part of country of Suffelk; provided that the said territory and the inhabit county of Suffolk: provided, that the said territory and the inhabit- folk. ants thereon, set off as aforesaid, shall be holden to pay all such Provisos. taxes as are already assessed or ordered to be assessed by said town of Brookline for the present year, in the same manner as if this act had not been passed: and provided, further, that all paupers who have gained a settlement in said town of Brookline, by a settlement gained or derived within said territory, shall be relieved or supported by said city of Boston, in the same manner as if they had a legal settlement in said city of Boston.

SECT. 2. The said inhabitants hereby set off to the city of Boston off to continue shall continue to be a part of Brookline for the purpose of electing part of Brookstate officers and members of the executive council, senators and rep-state and nation resentatives to the general court, representatives to congress, and alofficers until next census, etc.

electors of president and vice-president of the United States, until the next decennial census shall be taken, or until another apportionment shall be made; and it shall be the duty of the board of aldermen of said city of Boston to make a true list of the persons residing on the territory hereby annexed to said city, qualified to vote at such elections, and post up the same in said territory, and correct the same as required by law, and deliver the same to the selectmen of said town of Brookline, seven days at least before any such election; and the same shall be taken and used by the selectmen of Brookline for such election, in the same manner as if it had been prepared by themselves.

Rights of drainage not affected. Sect. 3. This act shall not be construed to divest or deprive the town of Brookline of any legal rights of drainage which it now possesses.

Subject to acceptance by city council of Bos-

SECT. 4. This act shall not take effect until accepted by the city council of Boston.

June 18, 1870.

#### 1870. — CHAPTER 382.

AN ACT TO PROHIBIT THE TAKING OF BLACK BASS IN LAKE COCHITUATE.

Be it enacted, etc.:

Penalty for taking black bass. Whoever catches, takes, or destroys, any black bass in the waters of Lake Cochituate in the towns of Natick, Wayland, or Framingham, in the county of Middlesex, shall forfeit for each offence not less than ten nor more than fifty dollars.

June 21, 1870.

## 1870. — CHAPTER 401.

AN ACT IN ADDITION TO "AN ACT CONCERNING THE DRAWS IN BRIDGES ACROSS CHARLES AND MILLER'S RIVER AT THE NORTH SIDE OF THE CITY OF BOSTON."

Be it enacted, etc.:

Draws to be thirty-six feet wide. SECTION 1. Section one of chapter three hundred, section one of chapter three hundred and one. section seven of chapter three hundred and two, and section five of chapter three hundred and three of the acts of the current year, are hereby severally amended by striking out the words "thirty-eight feet" wherever the same occur, and inserting instead thereof the words "thirty-six feet."

SECT. 2. This act shall take effect upon its passage.

June 23, 1870.

[1870, 300, 302.]

## 1871. — CHAPTER 82.

AN ACT TO CEDE JURISDICTION TO THE UNITED STATES OVER CERTAIN LAND IN THE CITY OF BOSTON.

Be it enacted, etc.:

Jurisdiction ceded to United States of land for a post-office and sub-tressury. SECTION 1. Jurisdiction is hereby ceded to the United States over the following described tract of additional land for the site of the new post-office and sub-treasury building in the city of Boston, when the United States shall have acquired title thereto. The said

additional land adjoins the tract already purchased by the United States in the block bounded by Devonshire, Water, Congress, and Milk streets, and is bounded and described as follows: beginning at the most north-westerly corner of said estate, at a point in the southerly line of Water street, said point being in the division line of property between land of the United States and land herein described, and also being the westerly corner of Water street and a common passage-way eleven feet wide; thence running eastwardly by Water street, there measuring eleven feet and one-third of an inch; thence southerly by land of the Merchants' Insurance Company, seventy-three feet and three inches; thence westwardly by land of the United States, eleven feet; thence northwardly by the same, seventy-two feet and eight and one-half inches to the point of beginning; containing eight hundred and twelve square feet, more or less, being a strip of land eleven feet wide, owned by said Merchants' Insurance Company, and over which the United States have a right of way: provided, always, that this commonwealth shall retain and State retains does retain concurrent jurisdiction with the United States in and over concurrent jurisdiction. all the lands aforesaid so far that civil and criminal processes, issuing under the authority of this commonwealth, may be executed on said land and in any buildings thereon erected, or to be erected thereon, in the same way and manner as if jurisdiction had not been granted as aforesaid: and provided, that the exclusive jurisdiction shall revert Proviso. to and revest in the commonwealth of Massachusetts whenever said land shall cease to be used by the United States for public purposes.

This act shall be void unless a suitable plan of the ad-Plan to be filed ditional land aforesaid shall be filed in the office of the secretary of office within one the commonwealth within one year after the title shall be acquired as year. aforesaid.

SECT. 3. This act shall take effect upon its passage.

March 8, 1871.

# 1871. — CHAPTER 96.

AN ACT IN RELATION TO WIDENING BEACON STREET AND ADJACENT AVENUES IN THE CITY OF BOSTON.

Be it enacted, etc.:

Section 1. The board of street commissioners of the city of Bos- street commiston, with the concurrence of the city council of said city, may widen, widen certain within the limits of said city, the following named streets and high-streets. ways, viz.: Beacon street westerly from Gloucester street, Brighton avenue north-westerly from its intersection with Beacon street, and Brookline avenue south-westerly from its intersection with Beacon street, to such width as they in their judgment shall deem to be for the common benefit of the inhabitants of said city, and said city shall pay for the land and property so taken; which highways and streets said city of Boston shall not be obliged to complete sooner than the city council of said city may deem it expedient so to do.

SECT. 2. This act shall take effect upon its passage.

March 11, 1871.

[1872, 242.]

# 1871. — CHAPTER 159.

AN ACT IN ADDITION TO "AN ACT FOR SUPPLYING THE CITY OF CHARLESTOWN WITH PURE WATER."

Be it enacted, etc.:

Water bonds of the city of Charlestown may be issued.

Proviso.

Section 1. For the purpose of defraying the cost and expenses incurred by the city of Charlestown in the construction and extension of water works in said city, the city council of said city is hereby authorized to issue from time to time, scrip, notes, or certificates of debt, to be denominated on the face thereof, "Water bonds of the city of Charlestown," to an amount not exceeding one hundred and ten thousand dollars: provided, however, that the whole amount issued under this act and the acts to which this act is an addition, shall not exceed the cost of the construction and extension of said The said bonds shall bear interest at a rate not exceeding six per centum per annum, and shall be redeemable at a period of time not less than ten nor more than thirty years from and after the issue thereof. And said city council may sell the same, or any part thereof, from time to time, at public or private sale, on such terms and conditions as said city council shall judge proper.

May be sold at public or private sale.

Net income to deht.

The income derived from water rates, under the be applied to reduction of water several acts authorizing the construction and extension of water works in said city, after deducting cost of maintenance, and interest on the water bonds, shall be applied to the reduction of the water debt, and shall not be used for any other purpose whatever.

SECT. 3. This act shall take effect upon its passage.

April 8, 1871.

[1861, 105; 1863, 9; 1864, 176; 1865, 135; 1870, 216; 1872, 85.]

### 1871. — CHAPTER 183.

AN ACT TO AUTHORIZE THE CITY OF BOSTON TO PAY CHARLES BURRILL THE SUM OF FORTY THOUSAND DOLLARS.

Be it enacted, etc.:

Boston anthorized to pay Charles Burrill \$40,000.

124 Mass, 486.

Section 1. The city of Boston is hereby authorized to pay to Charles Burrill, of Brookline, the sum of forty thousand dollars, in satisfaction for all services rendered and money expended by him, in procuring credits upon the quota of volunteers of said city, during the war of the rebellion, in conformity to the order passed by the city council of said city, and approved September twelfth, eighteen hundred and seventy, and may raise said sum by taxation or otherwise.

SECT. 2. This act shall take effect upon its passage.

April 14, 1871.

## 1871. — CHAPTER 185.

AN ACT IN ADDITION TO "AN ACT TO AUTHORIZE THE CITY OF BOSTON TO BUILD AN ADDITIONAL RESERVOIR."

Be it enacted, etc.:

Cochituste water board reservoir.

1865, 131.

The city of Boston is hereby authorized, by and Section 1. through the agency of the Cochituate water board therein, to construct may lay new main pipes from an aqueduct, or to lay new main pipes from its reservoir constructed under the provisions of the one hundred and thirty-first chapter of the acts of the year eighteen hundred and sixty-five, through the

towns of Brighton and Brookline, to the city of Boston, and to continue the same into and through the city of Boston, in the manner provided in the one hundred and sixty-seventh chapter of the acts of the year eighteen hundred and forty-six; and for this purpose may May take lands, take and hold, by purchase or otherwise, any lands or real estate etc. necessary therefor; and may construct said aqueduct, or lay said pipes, over or under any water-course, or any streets, turnpike roads, railroads, highways, or other ways, in such manner as not to obstruct or impede the travel thereon; and may enter upon and dig up any such roads, streets, or ways, for the purpose of constructing said squeduct, or laying down said pipes beneath the surface thereof, and for maintaining and repairing the same; but always in such manner and with such care as not to render the roads, streets, and ways, unsafe or unnecessarily inconvenient to the public travel thereon. And said City of Boston city of Boston, in performing said work, shall be subject to such reasonable reg. reasonable regulations as to time, place, and manner, of digging up ulations prescribed by any streets or ways of public travel for the purpose aforesaid, and Brighton and the laying of said pipes, as shall be made by the selectmen of Brighton Brookline. and of Brookline, within their respective limits, for the protection of their rights of drainage and sewerage therein.

SECT. 2. Whenever the city of Boston shall dig up any street or Streets to be restored to good way, as aforesaid, it shall restore the same to as good order and con-order and con-order and condition as the same shall be in when such digging commenced; and dition. the city of Boston shall at all times indemnify and save harmless the Towns to be retown of Brighton and the town of Brookline, against all damage Boston for dam. which may be recovered against them, respectively, and shall reim- ages paid for defects in highburse to them, respectively, all expenses which they shall incur by ways. reason of any defect or want of repair in any street or way, caused by the construction of said aqueduct or the laying of said pipe, or by the maintaining or repairing of the same: provided, that said city shall have due and reasonable notice of all claims for such damages or injury, and opportunity to make a legal defence thereto.

SECT. 3. The city of Boston shall be liable to pay all damages that Liability of shall be sustained by any persons in their property by the taking of ages for taking any land or real estate, or constructing of said aqueduct, or the laying land. of said pipe as aforesaid; and any person sustaining damage as aforesaid may have the same ascertained, determined, collected, and paid, in the manner which is provided in the sixth, seventh, and eighth sections of the one hundred and sixty-seventh chapter of the acts of the year eighteen hundred and forty-six.

SECT. 4. The selectmen of the town of Brighton and the selectmen Hydrants to be of the town of Brookline may require the city of Boston, while con-Brighton and structing said aqueduct, or laying down said pipe, within their re-Brookline upon spective limits, to insert therein a number of hydrants, at points not lectmen. less than five hundred feet apart, to be used for the purpose of extinguishing fires, and no other purpose; and the town of Brighton and the town of Brookline shall pay the expenses of keeping in repair all such hydrants as shall be so inserted, upon their respective requisitions, after the same shall have been constructed.

SECT. 5. This act shall not take effect until the same shall have Subject to acbeen accepted by the city council of the city of Boston.1

ceptance by city council of Boston. April 14, 1871.

[1846, 167; 1865, 131.]

# 1871. — Chapter 225.

AN ACT TO AUTHORIZE THE CITY OF BOSTON TO TAKE AND HOLE LAND, AND OTHER PROPERTY, FOR A LANDING FOR THE EAST BOSTON FERRY BOATS.

Be it enacted, etc.:

Boston may take or purchase land for_landing of East Boston ferry boats.

Section 1. The city of Boston is hereby authorized and empowered to take and hold, by purchase or otherwise, so much of the land, flats docks, and wharves, lying easterly of Atlantic avenue, and between Commercial wharf and India wharf, as it may deem necessary for the purposes of a landing for the East Boston ferry boats, for the erection of such buildings and other structures as may be necessary or suitable to such landing and for convenient access thereto: provided. that so much of said property as cannot be obtained by purchase, shall be taken by said city of Boston within two years from the passage of this act.

Description of land taken to be filed in office of register of deeds.

The city of Boston shall, within sixty days from the SECT. 2. time when it shall take any parcel or parcels of land, flats, docks, or wharves, under this act, file in the office of the register of deeds for the county of Suffolk, and cause to be recorded, a description of the property so taken, as certain as is required in a common conveyance of land, with a statement of the purpose for which it is taken, which description and statement shall be signed by the mayor of the city: and the city of Boston shall be liable to pay all damages that shall be sustained by any person or persons by reason of the taking of the property aforesaid; such damages to be ascertained and determined in the manner provided for ascertaining and determining damages in case of laying out, altering, or discontinuing, ways within the said city of Boston.

Liability for damage

SECT. 3. This act shall take effect upon its passage.

April 27, 1871.

[1869, 155.]

## 1871. — CHAPTER 250.

AN ACT IN ADDITION TO AN ACT RELATING TO WEST BOSTON AND CRAGIE BRIDGES.

Be it enacted, etc.:

Shoal to be dredged opposite draw-way of West Boston bridge.

Section 1. The commissioners designated in the sixth section of chapter three hundred and two of the acts of the year eighteen hundred and seventy, are hereby authorized, for the purpose of preparing the location of a new draw in the West Boston bridge to cause to be dredged away a shoal opposite the south-westerly opening of the present draw-way in said bridge, to such an extent as the harbor commissioners shall prescribe, the expense of which dredging shall be borne in the same manner as the expense of constructing said new Boston and Cambridge shall maintain the depth of water secured by such dredging, in the same manner and according to the same terms and proportions as they are required by said act to maintain, support, manage, and keep in repair, the bridges and draws therein mentioned.

bridge to maintain depth of water obtained by such dredging.

SECT. 2. This act shall take effect upon its passage.

May 5, 1871.

[1870, 802.]

### 1871. — CHAPTER 259.

AN ACT TO AUTHORIZE THE CITY OF BOSTON TO EXTEND ATLANTIC AVENUE.

Be it enacted, etc.

SECTION 1. The city of Boston, through its proper authorities for Boston may ex-laying out and altering streets, is hereby authorized to lay out and avenue over tide build a street or streets over tide-waters between the southerly end waters. of Atlantic avenue at Rowe's wharf, as now laid out, following the curve in Broad street from said Rowe's wharf to Packard's or Fort Hill wharf, and from thence across the wharves and docks to Federal street bridge on the easterly side thereof, or to such other points north of the aforesaid bridge as said authorities may determine; with liberty to widen said Federal-street bridge to a sufficient width for the additional travel over the same: provided, that said avenue shall Proviso. be so constructed that the outer line thereof shall be at least three hundred feet distant from the commissioners' line on the northerly side of Fort-point channel.

SECT. 2. The owners of wharves crossed by the said extension of Owners may Atlantic avenue may extend their said wharves to the commissioners, extend wharves line: provided, they so build out within two years from the laying sloners' line. out of said addition to Atlantic avenue.

SECT. 3. This act shall take effect upon its passage.

May 9, 1871.

# 1871. — CHAPTER 273.

AN ACT TO AUTHORIZE THE CITY OF BOSTON TO CONSTRUCT A WHARF IN SOUTH BOSTON.

Be it enacted, etc.:

SECTION 1. The city of Boston is hereby authorized to construct City of Boston a solid wharf on its flats between M and O streets extended, on the a wharf. northerly shore of South Boston, within such limits and in such man- P.S. 19, §§ 8, 12, 13. her as the board of harbor commissioners shall prescribe; subject to section four of chapter one hundred and forty-nine of the acts of the year eighteen hundred and sixty-six, and chapter four hundred and thirty-two of the acts of the year eighteen hundred and sixtynine, so far as the same may be applicable.

SECT. 2. This act shall take effect upon its passage.

May 9, 1871.

## 1871. — CHAPTER 280.

AN ACT TO PROVIDE FOR THE REGULATION AND INSPECTION OF BUILD-INGS, THE MORE EFFECTUAL PREVENTION OF FIRE, AND THE BETTER PRESERVATION OF LIFE AND PROPERTY IN THE CITY OF BOSTON.

Be it enacted, etc.:

There is hereby created in the city of Boston an ex- Department for ecutive department, to be known and designated as the department spection of for the survey and inspection of buildings, which shall have charge buildings of enforcing the several provisions of this act. And the said department shall be provided with office room and all the necessary supplies for the proper transaction of its business.

SECT. 2. In the construction of this act, if not inconsistent with the context, the following terms shall have the respective meanings bereinafter assigned to them: -

External wall.

"External wall" shall apply to every outer wall or vertical enclosure of a building, other than a party-wall.

Party-wall.

"Party-wall" shall apply to every wall used, or built, as a separation of any building, from any other building with the view to the same being occupied by different persons.

Foundation

"Foundation wall" shall be understood to mean that portion of external walls below the level of the street curb, and, for walls not on any street, that portion of the wall below the level of the ground outside of the wall.

Partition wall.

"Partition wall" shall be understood to mean any interior wall of masonry in a building.

Tenementhouse. 1873, 838. A "tenement-house" shall be taken to mean and include every house, building, or portion thereof, which is rented, leased, let or hired out to be occupied, or is occupied as the house or residence of more than three families living independently of another, and doing their cooking upon the premises, or by more than two families upon a floor, so living and cooking, but having a common right in the halls, stairways, yards, water-closets or privies, or some of them.

Lodging-house.

A "lodging-house" shall be taken to mean and include any house or building, or portion thereof, in which persons are lodged for hire for a single night or for less than a week at one time.

Cellar.

A "cellar" shall be taken to mean and include every basement or lower story of any building or house, of which one-half or more of the height from the floor to the ceiling is below the level of the street adjoining.

City council to define limits within which buildings must conform to this SECT. 3. The city council of the city of Boston shall, within sixty days after the passage of this act, establish and define the limits within which all buildings thereafter erected shall conform to the provisions of this act; and said city council may, from time to time, by ordinance, extend and define the said limits as they may deem proper, due legal notice being given thereof.

Inspector of buildings.

SECT. 4. The chief officer of the said department for the survey and inspection of buildings shall be called the inspector of buildings. He shall be appointed by the mayor, and confirmed by the city council. He shall hold office for the term of three years, or until his successor shall take office, but may be sooner removed by the city council for malfeasance, incapacity, or neglect of duty.

Clerk and secistant-inspectors.

SECT. 5. The subordinate officers of the said department shall consist of a clerk, and such number of assistant-inspectors as the city council may, from time to time, determine, all of whom shall be appointed by the inspector, with the approval of the mayor. The assistant-inspectors and clerk shall hold office for the term of two years, but may be sooner removed by the inspector, with the approval of the mayor, for malfeasance, incapacity, or neglect of duty.

Inspector and assistants to be able mechanics.

SECT. 6. The inspector and assistant-inspectors of the said department shall be able and experienced mechanics, competent to perform all the duties of the office to which they are appointed.

Daties of inspector. SECT. 7. It shall be the duty of the inspector of buildings to signall certificates and notices required to be issued under this act from said department.

To make return of all violations, except those mentioned in section fifty, to the city solicitor for prosecution.

To have kept in proper books for that purpose a register of al. transactions of said department.

To submit to the city council a half-yearly statement in detail of such transactions.

To enter upon the premises wherein any fire has occurred, if secessary, in order to investigate the origin of the fire.

And, further, to perform such other duties as are herein required of him.

He shall also have a general supervision and direction over the subordinate officers of the department.

SECT. 8. The assistant inspectors of buildings, if such officers are Assistant inappointed, shall, under the direction of the inspector of buildings, tend fires and re attend all fires occurring in the districts to which they are respectively port condition of premises on fire.

assigned, and report to the chief or assistant-engineer of the fire department present all information they may have relative to the construction and condition of the premises on fire, and also any such information relating to the adjoining buildings.

SECT. 9. The inspector or assistant-inspectors shall examine all Inspectors to examine buildbuildings in the course of erection, alteration, or repair, throughout the figs in course of city, as often as practicable, and shall make a record of all violations erection; of any of the several divisions of this act, together with the street and number where such violations are found, the names of the owner, lessee, occupants, architect and master mechanics, and all other matters relative thereto. It shall also be the duty of the inspector or -to examine assistant-inspectors to examine all buildings reported dangerous, or ported dandamaged by fire or accident, and to make a record of such exami-gerous. nations, including the nature and amount of such damage, with the name of the street and number of the building, the names of the owner, lessee, and for what purpose occupied, and, in case of fire, the probable origin thereof: to examine all buildings under application to mise, enlarge, alter, or build upon, and to make a record of the condition of the same. Said records shall always be open to the in-Records subject to inspection of spection of the engineers of the fire department, or any officer of the engineers. city.

SECT. 10. In the absence of the inspector of buildings, one of the If inspector is absent, assistant assistant-inspectors may be appointed by him to act as his deputy, may be appointed by him to act as his deputy, with the same powers exercised by him.

SECT. 11. All the officers appointed under this act shall, so far as Officers may may be necessary for the performance of their respective duties, have ing. the right to enter any building or premises in the city of Boston.

The compensation of the officers appointed under this Compensation. act shall be fixed by the city council of Boston.

## REGULATION AND SUPERVISION OF BUILDINGS.

The following buildings and works shall be exempt Buildings ex-SECT. 13. from the operations of this act: -

Bridges, quays, wharves.

Buildings belonging to, or occupied by, the government of the United States and the commonwealth of Massachusetts.

SECT. 14. With the exceptions hereinbefore or hereinafter men- To what buildtioned, this act shall apply to all buildings hereafter erected within apply. the building limits of the city of Boston, and to all tenement or lodging-houses, and all buildings built of brick, stone, or other noncombustible material, outside of the said limits, but within the city of

SECT. 15. Any work of alteration or addition made or done for Alterations or any purpose in. to, or upon, any building, except that of necessary buildings. repairs not affecting the construction of the external or party-walls, chimneys. or stairways, of a building, shall, to the extent of such work of alteration or addition, be subject to the regulations of this act.

SECT. 16. [No wooden or frame building shall hereafter be built No wooden or frame building within the said building limits of the city of Boston; and no wooden to be hereafter addition shall be made to any building within said limits which shall erected. exceed fifteen feet in height from the ground.

1872, 280, § 1.

No wooden building to be moved in. City council may authorize erection of vooden buildings outside of said limits. Repairs may be made upon wooden buildings already built.

No wooden building shall be moved from any lot outside of the said limits to any lot within the said limits.

The city council of the city of Boston may authorize the erection of wooden buildings outside of said limits, but within said city, upon such terms and conditions and subject to such limitations and restrictions as they may deem expedient.

SECT. 17. It shall, however, be lawful for the owner, or other party interested, to make any necessary repairs upon any wooden or frame building already built, provided that the height of said building shall not be increased.

It shall also be lawful to substitute for a pitch roof, a flat roof

covered with metal or other non-combustible material.

No building now erected, or hereafter to be erected, shall be altered, raised, roofed, enlarged, or otherwise built upon in any manner contrary to the terms of this act.

Permit for building to be obinspector. Alterations.

SECT. 18. No building shall be erected hereafter in any part of the city of Boston, without a permit being first obtained from the inspector of buildings; and no addition or alteration to any building, subject to the regulations of this act, shall be made without a permit from said inspector; and said inspector shall designate, in all permits for the erection of new buildings, the grade below which the floor of

Grade.

the basement story of said building shall not be laid.

Buildings for public assem-blies.

SECT. 19. The inspector of buildings shall not give a permit for the erection of any building to be used for public assemblies, until he has carefully inspected the plans and specifications thereof, and ascertained that the building has sufficient strength, and that the means of ingress and egress are sufficient; and a copy of said specification shall be deposited in the office of said inspector. If in any case the inspector shall see fit to prohibit the erection or alteration of any building according to the plan as submitted, and such decision shall appear to the owner or architect to be unreasonable, the owner or architect shall have the right of appeal to a committee of five experts, who shall be architects, engineers, or master-builders, two of whom shall be chosen by the said owner or architect, and two by the inspector of buildings, the fifth one to be chosen by the other four, and their decision shall be final.

If inspector prohibits, owner may appeal to committee of experts.

iron.

Every building to be built of SECT. 20. Every building shall be built of brick, stone, iron, or other hard and incombustible material, and with foundations resting brick, stone, or upon the solid ground, not less than four feet below the surface exposed to frost, or upon concrete, piles, or other solid substructure.

Every wall constructed of brick, stone. or other similar substance,

shall be properly bonded and solidly built with mortar or cement. The thickness of every wall, as hereinafter determined, shall be the

minimum thickness, as applied to solid walls.

The height of every external or party-wall, as referred to in this act, shall be measured from the level of the top of the foundation wall to its highest point.

Dimensions of foundation walls for dwelling-

[SECT. 21.1 For dwelling-houses not exceeding thirty-five feet in height, foundation walls, laid with block stone in horizontal courses, or in brick laid in cement, shall not be less than sixteen inches thick, and external and party-walls of brick shall not be less than eight inches thick.

For dwelling-houses exceeding thirty-five and not exceeding fiftyfive feet in height, foundation walls laid with block stone in horizontal courses shall be not less than eighteen inches thick; if of brick the foundation must be sixteen inches thick and laid in cement. External brick-walls shall be not less than twelve inches thick; partywalls of brick not less than twelve inches thick to the top of the second floor above the street, and not less than eight inches thick for the remaining height.

For dwelling-houses exceeding fifty-five feet in height, foundation walls laid with block stone in horizontal courses, or brick laid in cement, shall be not less than twenty inches thick, the external and party-walls not less than twelve inches thick for the entire height.

The thickness of foundation walls laid with irregular rubble work shall be one-fourth greater than the thickness given for block stone walls].

SECT. 22. [Buildings other than dwelling-houses shall have walls Dimensions of foundation of the following thickness:

For buildings not exceeding thirty-five feet in height the foundaings other than
dwelling
m walls, laid in block stone in horizontal courses, shall not be loss boundarings. tion walls, laid in block stone in horizontal courses, shall not be less houses. than eighteen inches thick. The external and party-walls not less than twelve inches thick to the top of the upper floor, and not less than eight inches for the remaining height.

For buildings exceeding thirty-five and not exceeding fifty-five feet Repealed by in height the foundation walls, laid in block stone, shall not be less 1872, 371, 51. than two feet thick. The external and party-walls not less than sixteen inches thick to the top of the highest floor, and not less than twelve inches thick for the remaining height.

For buildings exceeding fifty-five feet in height the foundation walls, laid with block stone in horizontal courses, shall be not less than thirty inches thick. External and party-walls not bearing floor timbers, not less than sixteen inches thick to the top of the highest floor, and not less than twelve inches thick for the remaining height. External or party-walls, bearing floor timbers, not less than twenty inches thick to the top of the second floor above the street, and not less than sixteen inches thick from the top of the second floor above the street to the top of the highest floor, and not less than twelve inches thick for the remaining height.

The bottom course for all foundation walls resting upon the ground shall be, at least, twelve inches wider than the thickness above given for the foundation walls.]

Piers or columns supporting walls of masonry shall Piers or columns have for a footing course a broad leveller, or levellers, of block stone walls of masonnot less than sixteen inches thick, and with a bearing surface equal ryin area to the square of the width of the footing course, plus one foot required for a wall of the same thickness and extent as that borne by the pier or column.

And if the foundation of such piers or columns rests upon piles a sufficient number shall be driven to insure a proper support.

SECT. 24. Where piles are driven for a foundation, they shall be Piles for foundaof suitable stock, and driven to a firm and solid bearing upon "hard pan," — to be ascertained by boring.

The tops of the piles shall be cut off on a level below the natural level of the water, as it stands in the ground during the summer months.

It shall be the duty of the inspector of buildings to give the grades at which piles may be cut off.

Buildings exceeding thirty-five feet in height shall have not less than two rows of piles under all external and party-walls, and the piles shall be spaced not over three feet on centres in the direction of the length of the wall.

SECT. 25. Recesses and openings may be made in external walls, Recesses and provided the thickness of the backs of such recesses be not less than walls. eight inches, and provided the whole area of all the recesses and openings in any wall do not exceed one-half of the area of said Wall.

Whenever it becomes desirable to cut a door-way through any party-wall separating two buildings, a notice of the intention to do se shall be filed with the inspector of buildings.

Any such door-way shall not exceed ten feet in height by cight fee in width, and shall have top, bottom, and sides, of stone, brick, or iron.

Door way to be closed with iron doors.

The said door-way shall be closed by two sets of wrought-iron or metal-covered doors, hung to rebated iron frames, and separated by the thickness of the wall. And whenever such door-way ceases to be used it shall be immediately filled up with masonry.

No continuous vertical recess of more than four inches in depth shall be made in any twelve-inch party-wall, and no recess of any kind shall be made in any eight-inch party-wall.

Enclosing walls to be tied by wall irons.

All the enclosing walls of a building shall be tied in SECT. 26. by means of wall irons, built into the wall, and turned up back, not less than eight inches of brick-work, and fastened to the floor so that there shall be a continuous tie every ten feet across the building on each floor, as far as practicable.

Party-walls above the roof.

SECT. 27. All party-walls shall be built up, at least, six inches above the flat of the roof of the highest building of which such wall forms a part, for the full extent of the flat. And where there is a mansard or pitch roof the party-wall shall be built up to the under side of the roof covering, which shall be laid and imbedded in mortar upon said wall.

To be four inches of brickwork between floor timbers in same wall from opposite side. Exterior walls

faced with stone.

In all buildings hereafter built there shall be not less SECT. 28. than four inches of solid brick-work between the floor timbers built into the same party-wall from opposite sides.

SECT. 29. Exterior walls, faced with stone, shall have a backing of not less than eight inches of hard brick-work, laid in mortar. But in no case shall the thickness of stone and backing, taken together, be less than the thickness required for a brick wall of the same height.

The stone facing of a wall shall always be securely tied to the brick backing by means of metal clamps. All brick facings must be securely tied to the backing at least every tenth course.

Stone cornice.

In all cases where a wall is finished with a stone cornice, the greatest weight of material of such cornice shall be on the inside of the face of the wall, so that the cornice shall firmly balance upon the wall.

Buildings to be roofed with slate or tin.

SECT. 30. All buildings hereafter built shall be roofed with slate, tin or other non-combustible roofing material, and all buildings shall have a scuttle not less than two by three feet, with a permanent step-ladder or flight of stairs thereto.

Chimneys. Brick flues.

SECT. 31. All chimneys shall be built of brick, stone, or other fire-proof non-conducting material. All brick flues shall be smoothly plastered inside with mortar from top to bottom and outside below the roofing.

Brick flues, not starting from the foundation walls, shall be securely built into the brick-work of the walls to which they are hung. In no case shall chimneys rest upon any flooring without a footing of masonry or iron supported by iron beams, having a secure bearing on masonry or iron at either end.

All flues shall be topped out at least four feet above the roof of the building to which they belong. The brick topping out of chimneys shall not have more than two inches projection, unless covered by a cap of metal or stone properly secured.

Hearths of fire-

Hearths of fireplaces or grates shall be laid upon brick or other trimmer arches, or upon bars of iron supporting a bed of brick-work.

No wood-work of any kind shall be placed at a less distance than

one inch from the outside brick-work of any fluc. In no cases hall a nail be driven into the masonry of any flue.

All buildings hereafter built within the above limits Drains to enter shall have proper brick, iron, or tile, drains laid with air-tight joints, with a proper pitch to the city sewer, and shall be properly entered therein.

SECT. 33. All buildings built upon filled or made land shall have Buildings on a bed of concrete, made of hydraulic cement and gravel, or tar and have cellar botgravel, spread over the cellar bottom, or shall be paved with brick tom covered with concrete or laid in cement throughout the whole extent of the building; and paved with where there is a basement floor over the cellar bottom, leaving an order in air-space between the concrete and said floor, the air-space shall be ventilated by an opening into a flue in the chimney of the building.

### TENEMENT OR LODGING HOUSES.

SECT. 34. No house, building, or portion thereof, in the city of Tenement or Boston, used, occupied, leased, or rented for a tenement or lodging not to be occubouse, shall continue to be so used, occupied, leased, or rented, unless provisions are comthe same, on the requisition of the board of health, shall conform in piled with. its construction and appurtenances to the provisions of this act. And the inspector of buildings shall see that the requisitions of the board of health in regard to the repair and alterations of tenement or lodging houses are properly carried out; and shall approve all plans for the construction of new tenement or lodging houses. If in any case the inspector shall see fit to prohibit the erection of the building according to the plan, the owner or architect shall have the right of appeal, as provided in section nireteen.

The exterior walls of all tenement or lodging houses Exterior walls SECT. 35. breafter erected shall be of brick or stone; and those hereafter bouses to be of erceted on streets not more than twenty feet in width shall not exceed brick or stone.

thirty feet in height.

the inspector of buildings.

Every house, building, or portion thereof, in the city Ventilation of of Boston, designed to be used, occupied, leased, or rented, or which lodging bouses. is used, occupied, leased, or rented, for a tenement or lodging house, shall have in every room which is occupied as a sleeping-room, and which does not communicate directly with the external air, a ventilating or transom window, having an opening or area of three square feet over the door leading into and connected with the adjoining room, if such adjoining room communicates with the external air; and also a ventilating or transom window, of the same opening or area, communicating with the entry or hall of the house, or where this is, from the relative situation of the rooms, impracticable, such lastmentioned ventilating or transom window shall communicate with an adjoining room that itself communicates with the entry or hall. Every such house or building shall have in the roof, at the top of the hall, an adequate and proper ventilator, of a form approved by

SECT. 37. Every such house shall be provided with a proper fire-Fire-escape. escape, or means of escape in case of fire, to be approved by the inspector of buildings.

The roof of every such house shall be kept in good re- Roof to be kept pair and so as not to leak, and all rain-water shall be so drained or conveyed therefrom as to prevent its dripping on ground or causing dampness in the walls, yard, or area. All stairs shall be provided with proper balusters or railings, and shall be kept in good repair.

SECT. 39. Every such building shall be provided with good and Water-closets, sufficient water-closets, earth-closets, or privies, of a construction ap- and privies. proved by the inspector of buildings, and shall have proper doors,

Provisos.

traps, soil-pans, and other suitable works and arrangements, so far as may be necessary, to insure the efficient operation thereof. water-closets or privies shall not be less in number than one to every twenty occupants of said house; but water-closets and privies may be used in common by the occupants of any two or more houses: provided, the access is convenient and direct; and provided, the number of occupants in the houses for which they are provided shall not exceed the proportion above required for every privy or watercloset. Every such house situated upon a lot on a street in which there is a sewer, shall have the water-closets or privies furnished with a proper connection with the sewer, which connection shall be in all its parts adequate for the purpose, so as to permit entirely and freely to pass whatever enters the same. Such connection with the sewer shall be of a form approved by the inspector of buildings, and all such water-closets and vaults shall be provided with the proper traps, and connected with the house-sewer by a proper tight pipe, and shall be provided with sufficient water and other proper means of flushing the same; and every owner, lessee, and occupant, shall take due measures to prevent improper substances from entering such wat rclosets or privies or their connections, and to secure the prompt removal of any improper substances that may enter them, so that no accumulation shall take place, and so as to prevent any exhalations therefrom, offensive, dangerous, or prejudicial, to life or health, and so as to prevent the same from being or becoming obstructed. cesspool shall be allowed in or under or connected with any such house, except when it is unavoidable, and in such case it shall be constructed in such situation and in such manner as the inspector of buildings may direct. It shall in all cases be water-tight, and arched or securely covered over, and no offensive smell or gases shall be allowed to escape therefrom, or from any privy or privy-vault. all cases where a sewer exists in the street upon which the house or building stands, the yard or area shall be so connected with the same that all water, from the roof or otherwise, and all liquid filth shall pass freely into it. Where no sewer exists in the street, the yard or area shall be so graded that all water, from the roof or otherwise, and all filth, shall flow freely from it and all parts of it, into the street gutter, by a passage beneath the sidewalk, which shall be covered by a permanent cover, but so arranged as to permit access to remove obstructions or impurities.

Cellars and underground rooms used as dwellings.

Cesspool.

SECT. 40. From and after the passage of this act it shall not be lawful, without a permit from the board of health or superintendent of health, to let or occupy, or suffer to be occupied separately as a dwelling, any vault, cellar, or underground room, built or rebuilt after said date, or which shall not have been so let or occupied before said And it shall not be lawful, without such permit, to let or continue to be let, or to occupy, or suffer to be occupied, separately as a dwelling, any vault, cellar, or underground room, whatsoever, unless the same be in every part thereof at least seven feet in height. measured from the floor to the ceiling thereof, nor unless the same be for at least one foot of its height above the surface of the street or ground adjoining or nearest to the same, nor unless there be outside of and adjoining the said vault, cellar, or room, and extending along the entire frontage thereof, and upwards from six inches below the level of the floor thereof, up to the surface of the said street or ground, an open space of at least two feet and six inches wide in every part, nor unless the same be well and effectually drained by means of a drain, the uppermost part of which is one foot at least below the level of the floor of such vault, cellar, or room, nor unless there is a clear space of not less than one foot below the level of the

floor except where the same is cemented, nor unless there be appurtenant to such vault, cellar, or room, the use of a water-closet or privy, kept and provided as in this act required, nor unless the same have an external window-opening of at least nine superficial feet clear of the sash-frame, in which window-opening there shall be fitted a frame filled in with glazed sashes, at least four and a half superficial feet of which shall be made so as to open for the purpose of ventilation: provided, however, that in case of an inner, or back vault, cellar, Proviso. or room, let or occupied along with a front vault, cellar, or room, as a part of the same letting or occupation, it shall be a sufficient compliance with the provisions of this act, if the front room is provided with a window as herein before provided, and if the said back vault cellar, or room is connected with the front vault, cellar, or room by a door, and also by a proper ventilating or transom window, and, where practicable, also connected by a proper ventilating or transom window, or by some hall or passage, or with the external air: provided, Proviso. always, that in any area adjoining a vault, cellar, or underground room, there may be steps necessary for access to such vault, cellar, or room if the same be so placed as not to be over, across, or opposite to, said external window and so as to allow between every part of such steps and the external wall of such vault, collar, or room, a clear space of six inches at least, and if the rise of said steps is open: and provided, further, that over or across any such area there may be Proviso. steps necessary for access to any building above the vault, cellar, or room, to which such area adjoins, if the same be so placed as not to be over, across, or opposite to, any such external window.

SECT. 41. From and after the passage of this act, no vault, cellar, Cellars not to be or underground room, in any tenement or lodging house, shall be lodging, etc., expectively permission of lodging or sleeping, except the same shall be also of load of approved in writing, and a permit given therefor by the board of health. health or superintendent.

SECT. 42. Every tenement or lodging house shall have the proper Receptacle for and suitable conveniences or receptacles for receiving garbage and other refuse other refuse matters. No tenement or lodging house, or any portion matters. thereof, shall be used as a place of storage for any combustible article, or any article dangerous to life or detrimental to health; nor shall any horse, cow, calf, swine, pig, sheep, or goat be kept in said house.

SECT. 43. Every tenement or lodging house, and every part Tenement houses to be thereof, shall be kept clean and free from any accumulation of dirt, kept clean. filth, garbage, or other matter, in or on the same, or in the yard, court, passage, area, or alley, connected with or belonging to the same. The owner or keeper of any lodging-house, and the owner or lessee of any tenement-house, or part thereof, shall thoroughly cleanse all the rooms, passages, stairs, floors, windows, doors, walls, ceilings, privies, cesspools, and drains thereof of the house, or part of the house, of which he is the owner or lessee, to the satisfaction of the board of health, so often as shall be required by or in accordance with any regulation or ordinance of said city, and shall well and sufficiently, to the satisfaction of said board, whitewash the walls and Walls and cellceilings thereof twice at least every year, in the months of April and washed twice a October, unless the said board shall otherwise direct. Every tene-year. ment or lodging house shall have legibly posted or painted on the wall or door in the entry, or some public accessible place, the name and address of the owner or owners and of the agent or agents, or any one having charge of the renting and collecting of the rents for the same; and service of any papers required by this act, or by any proceedings to enforce any of its provisions, or of the acts relating

to the board of health, shall be sufficient, if made upon the person or persons so designated as owner or owners, agent or agents.

Keeper of lodg-ing-house and owner of tenement to give free access to offi-

to give notice of contagious diseases, etc.

The keeper of any lodging-house, and the owner, SECT. 44. agent of the owner, lessee and occupant of any tenement-house, and every other person having the care or management thereof, shall at all times, when required by any officer of the board of health, or by any officer upon whom any duty or authority is conferred by this act, give him free access to such house and to every part thereof. owner or keeper of any lodging-house, and the owner, agent of the owner, and the lessee of any tenement-house, or part thereof, shall, whenever any person in such house is sick of fever, or of any infectious, pestilential, or contagious, disease, and such sickness is known to such owner, keeper, agent, or lessee, give immediate notice thereof to the board of health, or to some officer of the same, and thereupon said board shall cause the same to be inspected, and may, if found necessary, cause the same to be immediately cleansed or disinfected at the expense of the owner, in such manner as they may deem necessary and effectual; and they may also cause the blankets, bedding, and bedelothes, used by any such sick person to be thoroughly cleansed, scoured, and fumigated, and in extreme cases to be destroved.

Board of health may cause premises to be vacated when until for habitation.

Whenever it shall be certified to the board of health by SECT. 45. the superintendent, that any building, or part thereof, is unfit for human habitation, by reason of its being so infected with disease as to be likely to cause sickness among the occupants, or by reason of its want of repair has become dangerous to life, said board may issue an order, and cause the same to be affixed conspicuously on the building, or part thereof, and to be personally served upon the owner, agent, or lessee, if the same can be found in this state, requiring all persons therein to vacate such building for the reasons to be stated therein as aforesaid.

Such building, or part thereof, shall, within ten days thereafter, be vacated; or within such shorter time, not less than twenty-four hours, as in said notice may be specified; but said board, if it shall become satisfied that the danger from said house, or part thereof, has ceased to exist, may revoke said order, and it shall thenceforward become inoperative.

Tenementhouse, etc., not to be used until regulations are complied with.

SECT. 46. No house hereafter crected shall be used as a tenementhouse or lodging-house, and no house heretofore erected, and not now used for such purpose, shall be converted into, used, or leased for, a tenement or lodging house, unless in addition to the requirements herein before contained, it conforms to the requirements contained in the following sections.

Distances requisite between ement-houses ings.

SECT. 47. It shall not be lawful hereafter to erect for, or convert to the purposes of, a tenement or lodging house, a building on the ement-nouses and other build. front of any lot where there is another building on the rear of the same lot, unless there is a clear, open space, exclusively belonging to the front building and extending upwards from the ground, of at least ten feet between said buildings, if they are one story high above the level of the ground; if they are two stories high, the distance between them shall not be less than fifteen feet; if they are three stories high, the distance between them shall be twenty feet; and if they are more than three stories high, the distance between them shall be twenty-five feet. At the rear of every building hereafter erected for or converted to the purposes of a tenement or lodging house on the back part of any lot, there shall be a clear open space of ten feet between it and any other building. But when thorough ventilation of such open spaces can be otherwise secured,

said distances may be lessened or modified in special cases, by a

permit from the inspector of buildings.

SECT. 48. In every such house hereafter erected or converted, every Height of rooms. Inabitable room, except rooms in the attic, shall be in every part not less than eight feet in height from the floor to the ceiling; and every habitable room in the attic of any building shall be at least eight feet in height from the floor to the ceiling, throughout not less than onehalf the area of such room. Every such room shall have at least one Windows. window connecting with the external air, or over the door a suitable ventilator, connecting it with a room or hall which has a connection with the external air. The total area of window in every room communicating with the external air shall be equal to at least one-tenth of the superficial area of every such room; and the top of one at least of such windows shall not be less than seven feet and six inches above the floor, and the upper half of each window shall be so made as to open for the purposes of ventilation. Every habitable room of Ventilation for a less area than one hundred superficial feet if it does not communicate not communicate. directly with the external air. and is without an open fireplace, shall cate with open be provided with special means of ventilation by a separate air-shaft extending to the roof, or otherwise as the inspector of buildings may

prescribe.

SECT. 49. Every such house hereafter erected or converted, shall Fireplace for have adequate chimneys running through every floor, with an open fireplace or grate, or place for a stove, properly connected with one of said chimneys, for every family set of apartments. It shall have Receptacles for proper conveniences and receptacles for ashes and rubbish; it shall have water furnished at one or more places in such house, or in the yard thereof, so that the same may be adequate and reasonably convenient for the use of the occupants thereof. It shall have the floor Cellar-floor of the cel'ar properly cemented, so as to be water-tight. The halls on each floor shall open directly to the external air with suitable windows, and shall have no room or other obstruction at the end, unless sufficient light or ventilation is otherwise provided for said halls, in a manner approved by the inspector of buildings.

[Sect. 50.1 The inspector of buildings, with the approval of the inspector, with board of health, shall have authority to make other regulations as to board of health, cellars and as to ventilation, consistent with the foregoing, where he may make other regulations, shall be satisfied that such regulations will secure equally well the health of the occupants. All complaints of violations of sections forty, forty-one, forty-two, forty-three, forty-four, and forty-five, of this act shall be made only by authority of the board of health.]

### DANGEROUS STRUCTURES.

[Sect. 51. If any building or parts of a building, stoging, or other Dangerous structure, in the city of Boston, shall, from any cause, be reported inspected. dangerous or unsafe, and to endanger life and limb, it shall be the duty of the inspector of buildings to inspect such structure, and if, in his opinion, the same be dangerous, he shall cause a description of such dangerous structure, with street and number, to be entered in the books of the department for the survey and inspection of build-

The inspector of buildings shall immediately serve a Owners to be SECT. 52. notice in writing upon the owner, agent, or other party having an notified. interest in said structure, requiring the same to be made safe and secure, or removed, as may be necessary.

If the person so served with notice shall certify his or their assent

¹ Repealed. St. 1872, c. 260, § 4, substituted. ²Sections fifty-one to fifty-eight, inclusive, repealed by St. 1873, c. 298, § 20.

Proceedings in case building is not secured or removed.

to the securing or removing of the said unsafe or dangerous structure, he or they shall be allowed until twelve o'clock noon of the day following the service of such notice, in which to commence the securing or removal of the same, and he or they shall employ sufficient labor to remove or secure the said structure as expeditiously as can be done. But upon his or their refusal or neglect to comply with the requirements of said notice so served, then a careful survey of the premises named in said notice shall be made by the inspector of buildings, the city engineer, and a person appointed by the owner or other interested party. And if the owner or other interested party shall refuse to appoint such surveyor, the other two shall proceed to make the survey, and in case of disagreement they shall call in a third person.

The report of such survey shall be reduced to writing, and entered in the books of the department for the survey and inspection of buildings, and a copy served upon the owner or other interested

party.

Building to be taken down or made safe.

[Sect. 53. Whenever the report of any such survey, had as aforesaid, shall cite the structure as unsafe or dangerous to life and limb, the inspector of buildings shall, upon the continued refusal or neglect of the owner or other interested party, cause such unsafe or dangerous structure to be taken down or otherwise made safe, and the cost and charges shall become a lien upon the said estate, to be collected according to law, but without prejudice to the right which the owner thereof may have to recover the same from any lessee, or other person liable for the expense of repairs: provided, that nothing herein shall authorize the recovery by the lessor of the lessee of the cost of any charges which have been rendered necessary through the default or negligence of the lessor, or through want of repair or defects existing in said premises at the commencement of the lease.

Proviso.

Penalty for not taking down building.

[Sect. 54. Upon the citation of any structure as unsafe or dangerous by the inspector of buildings, if the owner or other interested party, being notified thereof in writing, shall refuse or neglect to cause the said structure to be taken down or otherwise made safe, said owner or other interested party shall be liable, for every day's continuance of said refusal or neglect, to the penalty of a sum not less than ten nor exceeding fifty dollars, said sums to be recoverable as debts are now by law recoverable.

Parties aggrieved may apply for a jury.

[Sect. 55. Any owner or other interested person aggrieved by any such order may, within three days after the service thereof upon him, apply for a jury, to the superior court, if sitting in the county, or to any justice thereof in vacation. The court or justice shall issue a warrant for a jury, to be impanelled by the sheriff within fourteen days from the date of the warrant, in the manner provided in chapter forty-three of the general statutes relating to highways.

Jury to return verdict to next term of court. [Sect. 56. The jury may affirm, annul, or alter, such order; and the sheriff shall return the verdict to the next term of the court for acceptance, and being accepted, it shall take effect as an original order.

Costs.

[Sect. 57. If the order is affirmed, costs shall be taxed against the applicant. If it is annulled, the applicant shall recover damages and costs against the city. If it is altered in part, the court may render such judgment as to costs, as justice may require.

Penalty may be enforced if order is not annulled by jury.

[Sect. 58. Nothing contained in the three preceding sections shall be construed to bar the right of the city to recover the penalty enacted in section fifty-four for the continuance of the refusal or neglect of the owner or other interested party to cause the structure in question to be taken down, or otherwise made safe, unless the said order shall be annulled by the jury; but in default of such annul-

ment, the city shall have the right to recover said penalty from the day of the original notice, as enacted in said section.

#### HOIST-WAYS.

[Sect. 59.1 The lessee or occupant of any warehouse, store, or Holst ways to be manufactory, or other building in which there are hoist-ways, or closed at night. other openings besides the usual stair-ways, shall cause the same to be securely closed at the close of each day. And in case any such building is occupied, then the owner thereof shall cause any such openings to be kept securely closed.]

#### PLACES OF AMUSEMENT.

[Sect. 60.* From and after the passage of this act it shall not be Passage-ways not to be oblawful for the owners or lessees of any public hall or place of amuse-structed in ment in the city of Boston to obstruct, or to allow to be obstructed places of amuse-by others, any of the aisles or passage-ways in the auditorium of said halls or places of amusement, by placing therein any benches, chairs, stools, or other articles that may prevent free egress, during the hours that said places may be open to the public.

And the said owners, lessees, or their agents, are hereby required to keep open all doors giving access to such places of amusement, when used by the public, unless such doors open outwards, and except that fly-doors, opening both ways, may be kept closed.

For any neglect or violation of the above provisions of this act, a Penalty. penalty of one hundred dollars shall be imposed upon the owner, lessee, or other occupant, of said places of amusement.

## COMBUSTIBLE MATERIALS.

SECT. 61. No building situated or hereafter erected within the Dwelling-building limits of the city of Boston, occupied in part or in whole as have combus-a dwelling, shall have any hay, straw, hemp, flax, shavings, burning-tible materials stored therein. fluid, turpentine, camphene, or any inflammable oil, or any other combustible material, stored therein, or kept on sale, except in such quantities as shall be provided for by law or by a city ordinance.

### PENALTIES.

contractor or contractors, shall erect, construct, build, or alter, so as

to make it substantially a new building, any dwelling-house or other building within the city of Boston, without first obtaining a permit from the office of the inspector of buildings, such person shall forfeit and pay the sum of not less than one hundred dollars nor more than five hundred dollars for each and every offence; and if any person or persons as aforesaid shall proceed to complete any such building without having the same inspected as required, or shall fail to have the walls thereof built of the thickness required by this act, or otherwise fail to comply with its provisions, he or they so offending shall forfeit and pay the sum of not less than one hundred dollars nor more than five hundred dollars for each and every offence, and the

These sums shall be recoverable as debts are now by law recovered. If, upon inspection, it shall appear that the work upon any building is going on in violation of any of the provisions of this act, the

further sum of one hundred dollars for each and every calendar month that said house or building shall be suffered to remain without the necessary inspection and the procuring of the proper certificates.

SECT. 62. If any person or persons, whether owner or owners, Penalties.

¹ Repealed. St. 1872, c 260, § 5, substituted. ² Repealed by St. 1876, c. 69, § 4.

inspector of buildings shall forthwith notify the owner or owners, contractor or contractors, of such violation, and if, after such notice, the said parties, or any or either of them, shall proceed in the erection or construction of such building, it shall be lawful, after due notice in writing, setting forth the said violation particularly, for the supreme judicial court, or any justice thereof. either in term time or vacation, to issue forthwith an injunction restraining such person or persons from further progress in said work until the facts of the case shall have been investigated and determined; and if it shall appear to the said court upon such investigation, that such building does not in all respects conform to the provisions of this act, said court, besides enforcing the penalty herein before designated, shall issue an injunction to restrain the continuance of the work and to remove so much of the said building as may be decreed by the court, within such time as the court may appoint.

Repeal.

Chapter one hundred and thirty-nine of the acts of the SECT. 63. year eighteen hundred and thirty-five, chapter one hundred and thirtytwo of the acts of the year eighteen hundred and forty-seven, chapter two hundred and eighty of the acts of the year eighteen hundred and fifty, chapter two hundred and eighty-one of the acts of the year eighteen hundred and sixty-eight, chapter one hundred and twentythree of the acts of the year eighteen hundred and sixty-nine, and chapter one hundred and sixteen of the acts of the year eighteen hundred and seventy, and all acts or parts of acts inconsistent herewith, are hereby repealed.

May 12, 1871. [1872, 260, 871; 1873, 4, 298, 338; 1876, 69, 176; 1877, 84; 1882, 101, 252; 1883, 155, 173, 251; 1884, 223.]

### 1871. — CHAPTER 340.

AN ACT TO AMEND "AN ACT TO AUTHORIZE THE CITY OF BOSTON AND THE TOWN OF WEST ROXBURY TO IMPROVE STONY BROOK AND ITS TRIBUTARIES."

Be it enacted, etc.:

May exercise powers granted under 1868, 223; 1870, 220.

Section 1. The city of Boston and the town of West Roxbury, for the preservation of the public health, as well as for sewerage purposes, may exercise the powers granted by chapter two hundred and twenty-three of the acts of the year eighteen hundred and sixtyeight, and by chapter two hundred and twenty of the acts of the year eighteen hundred and seventy.

Repeal.

Section eight of chapter two hundred and twenty-three of the acts of the year eighteen hundred and sixty-eight is hereby repealed.

SECT. 2. This act shall take effect upon its passage.

May 25, 1871.

[1868, 223; 1870, 220; 1874, 196.]

### 1872. — CHAPTER 15.

AN ACT TO AMEND "AN ACT TO REVISE THE CHARTER OF THE CITY of Boston."

Be it enacted, etc.:

Majority of council.

Section thirty-four of chapter four hundred and forty-eight of the members to constitute a quo. acts of the year eighteen hundred and fifty-four, is hereby amended by remain common striking out the words, "and twenty-five members shall constitute a quorum for the transaction of business; " and inserting instead thereof the words, "and a majority of all the members of the common council shall constitute a quorum for the transaction of business."

February 8, 1872.

[1854, 448.]

# 1872. — CHAPTER 16.

AN ACT TO REGULATE THE SPEED OF VESSELS PROPELLED BY STEAM IN BOSTON AND CHARLESTOWN HARBORS.

Be it enacted, etc.:

SECTION 1. No vessel propelled by steam shall, either in Boston Steam vessels harbor or Charlestown harbor, pass within one hundred yards of any wharves faster wharf, at greater speed than at the rate of five miles an hour. wharf, at greater speed than at the rate of five miles an hour.

Sect. 2. The master, pilot, and engineer, of any vessel violating Penaltics. the provisions of this act, shall severally be punished by fine not exceeding one hundred dollars.

SECT. 3. The owner of any vessel violating the provisions of this Damages. act shall pay to any person suffering damage thereby, the full amount of such damage, to be recovered in an action of tort.

February 10, 1872.

# 1872. — CHAPTER 55.

AN ACT IN ADDITION "TO AN ACT CONCERNING THE DRAW IN CHARLES RIVER BRIDGE."

Be it enacted, etc.:

Section 1. The draw required in Charles river bridge, under the Draw in Charles provisions of chapter two hundred and seventy-two of the acts of the river bridge to have eighteen hundred and sixty-nine, shall have a clear opening of thirty. thirty-six feet in width, instead of forty-four feet as provided in said eix feet.

SECT. 2. This act shall take effect upon its passage.

February 28, 1872.

[1874, 259.]

### 1872. — CHAPTER 85.

AN ACT IN ADDITION TO "AN ACT FOR SUPPLYING THE CITY OF CHARLESTOWN WITH PURE WATER."

Be it enacted, etc.:

Section 1. For the purpose of defraying the cost and expenses "Water bonds incurred by the city of Charlestown in the construction and exten- of the city of Charlestown" sion of water works in said city, the city council of said city is not received hereby authorized to issue from time to time, scrip, notes, or certificates of debt, to be denominated on the face thereof, "Water bonds of the city of Charlestown," to an amount not exceeding one hundred thousand dollars: provided, however, that the whole amount issued Proviso. under this act and the acts to which this act is an addition, shall not exceed the cost of the construction and extension of said works. The said bonds shall bear interest at a rate not exceeding six per centum per annum, and shall be redeemable at a period of time not less than ten nor more than thirty years from and after the issue And said city council may sell the same or any part thereof, from time to time, at public or private sale, on such terms and conditions as said city council shall judge proper.

Income from water rates in maintenance and interest to be applied to reduction of

The income derived from water rates under the SECT. 2. excess of cost of several acts authorizing the construction and extension of water works in said city, after deducting cost of maintenance, and interest on the water bonds, shall be applied to the reduction of the water debt, and shall not be used for any other purpose whatever.

This act shall take effect upon its passage.

March 9, 1872.

[1861, 105; 1863, 9; 1864, 176; 1865, 135; 1870, 216; 1871, 159.]

# 1872. — CHAPTER 177.

AN ACT TO AUTHORIZE THE CITY OF BOSTON TO OUTAIN AN ADDITIONAL SUPPLY OF PURE WATER.

Be it enacted, etc.:

Boston may take water from Sudbury river and Farm pond.

The city of Boston is hereby authorized, by and Section 1. through the agency of the Cochituate water board, to take, hold, and convey to, into, and through, said city, all the water of Sudbury river, so called, said water to be taken at any point or points within the town of Framingham, or higher up on said river, and the water of Farm pond, so called, in said town of Framingham, and the waters which may flow into and from said river and pond, and to take any water rights in or upon said river or pond, in or above the town of Framingham, or connected therewith.

May take lands for preserving the purity of

Said city may also take and hold, by purchase or otherwise, in connection with the said sources of supply, any lands and real estate necessary for increasing or preserving the purity of the water, or for laying, building, and maintaining, aqueducts, water-courses, reservoirs, dams, buildings, machinery, and other structures and appliances, with their accessories, for conducting, elevating, purifying, storing, discharging, disposing of, and distributing, water; and may also take and hold any land, excepting any in the town of Framingham heretofore taken or purchased by any railroad company, on the margin of said sources of supply, not exceeding five rods in width from the highwater line of said river, storage, reservoirs, or pond, so far as may be necessary, in the opinion of said Cochituate water board, for the prescryation and purity of the same, for the purpose of furnishing a supply of pure water for the city of Boston.

May build permanent aque-

May connect water sources with Lake Cochituate.

May build

filters, etc.

For the purposes of this act, the said city may make and ducts to connect build one or more permanent aqueducts from the aforesaid water with reservoirs sources to Chestnut Hill reservoir, so called, or to any other reservoir owned by said city, and secure and maintain the same by any works suitable therefor; may connect the said water sources with Lake Cochituate; may erect and maintain dams, or may increase the height of, and strengthen and maintain, existing dams to raise the water above the same, or to form storage reservoirs; may make and maintain reservoirs within and without said city; may creet and maintain buildings and machinery for elevating the water, and lay down pipes for conducting the same; may build and maintain filters, or other means of purifying the water. And the said city may, for the purposes aforesaid, carry and conduct any aqueduct, or other work, by it to be made and constructed, under or over any water-course, or any street, turnpike-road, railroad, highway or other way, in such manner as not to unnecessarily obstruct or impede travel thereon; May enter upon and may enter upon and dig up any such road, street, or way, for the and dig up are streets for lay. purpose of laying down pipes beneath the surface thereof, and for ing down pipes, maintaining and repairing the same; and, in general, may do any other acts and things necessary or convenient and proper for the pur-

Said city of Boston in entering upon and digging poses of this act. up any such road, street or way of public travel, shall be subject to such reasonable regulations as shall be made by the selectmen of the towns wherein such work shall be performed, for the protec-

tion of their rights of drainage and sewerage therein.

The city of Boston is hereby further authorized, by and May take lands SECT. 3. through the agency of said Cochituate water board, if said board dams and re shall deem expedient, to store and distribute water for maintaining volrs. and equalizing the flow of water in the river selected by said city as its source of supply, or in the rivers into which said river may discharge, and for this purpose said city may take and hold such land and real estate as may be necessary for building and maintaining dams, reservoirs or other structures and appliances, for storing and discharging water. And the said city may, through the same agency make and build such dams, resorvoirs and other structures and appliances, at any point or points upon the said Sudbury river, and upon any and all streams flowing into the same.

SECT. 4. Nothing contained in this act shall be so construed as Restrictions as to authorize the city of Boston to reduce the water in Sudbury river water to amount of water to be below a sufficient height to maintain at all times a running stream taken from Sudbury and Assatherein, which shall flow at least one and one-half million gallons a betivers and day for each and every day in the year, or to draw from Farm pond. or Sudbury river into Lake Cochituate when the water runs over the dam at Lake Cochituate, or to prevent the inhabitants of the towns of Framingham, Ashland, Southborough, Hudson, and Westborough, from taking from the Sudbury or Assabet rivers or Farm pond so 1875, 168. much of the water hereby granted as shall be necessary for extinguishing fires, and for all ordinary domestic and household purposes, and for the generation of steam, or from cutting and carrying away ice from said pond, or as to prevent the Boston and Albany Railroad Company, or the Mansfield and Framingham Railroad Company, or the Boston, Clinton and Fitchburg Railroad Company, from taking water from Farm pond, for use in locomotive or other engines, or for other railroad purposes, under such regulations of the city council of the city of Boston as may be essential for the preservation of the purity of the same.

SECT. 5. The city of Boston shall be liable to pay all damages Liability for that shall be sustained by any persons in their property, by the 130 Mass. 339, taking of or injury to any land, real estate, water, or water-rights, or 452. Mass. 367. by the flowage of the lands of any persons, or by the interference with or injury to any use or enjoyment of the water of said river to which any person, at the time of such taking, is legally entitled, or by any other doings under this act; and in regard to such taking, injury, interference and flowage, and the ascertainment and payment of all such damages, the said city of Boston, and all persons claiming damages, shall have all the rights, immunities, and remedies, and be 120 Mass. 352. subject to all the duties, liabilities, and regulations, which are provided in the one hundred and sixty-seventh chapter of the acts of the year eighteen hundred and forty-six, and the three hundred and sixteenth chapter of the acts of the year eighteen hundred and lifty.

Whenever the city of Boston shall dig up any street or Streets to be SECT. 6. way. as aforesaid, it shall restore the same in as good order and order and order and concondition as the same shall be in when such digging commenced; and dition. the city of Boston shall, at all times, indemnify and save harmless the defects, etc. several towns within which such street or way may be, against all damages which may be recovered against them respectively, and shall reimburse to them all expenses which they shall incur by reason of any defect or want of repair in any street or way caused by the construction of any of said works, or laying of said pipes, or by the maintaining or

Proviso.

repairing the same: provided, that said city shall have due and reasonable notice of all claims for such damages or injury, and opportunity to make a legal defence thereto.

Penalties for rendering it im-

SECT. 7. If any person or persons shall wantonly or maliciously water or divert the water, or any part hereof, of any of the rivers, ponds, streams, or water sources, which shall be taken by the city, pursuant to the provisions of this act, or shall corrupt the same, or render it impure, or destroy or injure any dam, aqueduct, pipe, conduit, hydrant, machinery, or other property, held, owned, or used, by the said city, by the authority and for the purposes of this act, every such person or persons shall forfeit and pay to the said city three times the amount of the damages that shall be assessed therefor, to be recovered by any proper action. And every such person or persons may, moreover, on indictment and conviction of either of the wanton and malicious acts aforesaid, be punished by fine not exceeding one thousand dollars, and imprisonment not exceeding one year, or by confinement to hard labor in the state prison for a term not exceeding ten years.

City may supply rtain town with water.

SECT. 8. The city of Boston is authorized, if said city shall deem it expedient so to do, to supply the towns of Framingham. Newton, West Roxbury, Brighton, and Brookline, or either of them, with water, in such quantities, under such conditions, and upon such terms as may be agreed upon between said city and said towns, or either of them; and such towns shall respectively have power to distribute the water so supplied among the inhabitants of said towns.

Water for state normal school buildings in Framingham.

The commonwealth may take and convey water from said Sudbury river, or any of the reservoirs to be constructed by said city, to and for the use of the state normal school buildings, in said town of Framingham.

SECT. 10. This act shall take effect upon its passage.

April 8, 1872.

[1875, 168.]

## 1872. — CHAPTER 197.

AN ACT TO ANNEX MOUNT HOPE CEMETERY TO THE CITY OF BOSTON. Be it enacted, etc.:

Mount Hope cemetery annexed to Boston.

Boundaries of territory annexed. R.O. c. 42.

Section 1. All that territory lying in the town of West Roxbury, being the property of the city of Boston, and known as Mount Hope cemetery, with the inhabitants and estates therein, is hereby annexed to and made a part of the city of Boston, and shall hereafter constitute a part of the county of Suffolk, subject to the same municipal regulations, obligations, and liabilities, and entitled to the same immunities in all respects as the said city. The said territory is bounded as follows: beginning at the north-west corner of Back and Walk Hill streets, on the boundary line between the city of Boston and the town of West Roxbury as it existed before the passage of this act; thence running north-westerly by the south-westerly line of Walk Hill street to a private way leading along the north-westerly boundary of Mount Hope cemetery from Walk Hill street to Canterbury street; thence south-westerly by the south-easterly line of said private way, to Canterbury street; thence south-easterly on the division line between Mount Hope cemetery and land of Samuel Whittemore, to an angle in said line; thence again south-westerly by the north-westerly boundary line of Mount Hope cemetery to a private way leading from Canterbury street to Berry street; thence south-easterly by the north-easterly line of said private way to the

division line between Mount Hope cemetery and Mount Calvary cemetery; thence north-easterly by the said division line between Mount Hope cemetery and Mount Calvary cemetery, to an angle in said line; thence south-easterly by the same to Back street; and thence north-easterly by the north-westerly line of Back street, being the boundary line between said city of Boston and said town of West Roxbury, as it existed before the passage of this act, to the point of beginning.

SECT. 2. This act shall take effect upon its passage.

April 12, 1872.

[1849, 150.]

# 1872. — CHAPTER 242.

AN ACT IN RELATION TO THE ASSESSMENT OF BETTERMENTS IN BOSTON. Be it enacted, etc.:

SECTION 1. The board of street commissioners of the city of Assessment or betterments on Boston may assess betterments on estates abutting on streets laid streets laid out, out, extended, or widened, in said city, under the provisions of chapter four hundred and forty-eight of the acts of the year eighteen hundred and sixty-nine, chapter seventy-nine of the acts of the year eighteen hundred and seventy, and chapter ninety-six of the acts of the year eighteen hundred and seventy-one, within one year from the time when the streets so laid out, widened, or extended, are graded and opened to public travel.

SECT. 2. This act shall take effect upon its passage.

April 28, 1872.

[1869, 448; 1870, 79; 1871, 96.]

### 1872. — CHAPTER 260.

AN ACT IN ADDITION TO "AN ACT TO PROVIDE FOR THE REGULATION AND INSPECTION OF BUILDINGS, THE MORE EFFECTUAL PREVENTION OF FIRE, AND THE BETTER PRESERVATION OF LIFE AND PROPERTY IN BOSTON."

Be it enacted, etc.:

Section 1. Section sixteen of chapter two hundred and eighty of the acts of the year eighteen hundred and seventy-one, is hereby

repealed, and the following enacted in place thereof:

No wooden or frame building shall hereafter be built within the Wooden buildings not to be said building limits of the city of Boston, except as hereinafter provided, and no wooden addition shall be made to any building within building limits 123 Mass. 372. said limits, which shall exceed fifteen feet in height from the ground to the highest part thereof, or which shall exceed five hundred superficial feet in area; and not more than one wooden addition shall be allowed to be built to any building within the said building limits. No wooden building shall be moved from any lot outside of the Wooden buildings not to be said limits to any lot within the said limits.

It shall be lawful to erect wooden or frame sheds, for storage or limits. other purposes, upon wharves within the building limits of the city of Shede may be Boston, upon the following conditions, namely: — Every such shed wharves. shall not exceed twenty-seven feet in height from the level of the wharf to the peak or highest point thereof. It shall be located and constructed in such a manner as the inspector of buildings may direct, and the roof and other external parts thereto shall be covered with non-combustible material, to be approved by said inspector.

City council may authorize erection of elevators. The city council of Boston may authorize the erection, within the building limits, of elevators for grain or coal to a height greater than twenty-seven feet, and of sheds for the storage of lumber and for mechanical purposes. The inspector of buildings may grant the privilege of erecting temporary sheds, at building sites, for the use of builders.

The city council of the city of Boston shall have control and direction of the building of wooden buildings outside of said limits, but within said city, and may authorize such buildings upon such terms and conditions as they may deem expedient.

Amendment of 1871, 280, § 21.

SECT. 2. Section twenty-one of said chapter two hundred and eighty is amended by inserting the words "with walls" after the words "dwelling-houses," wherever they occur.

[Secr. 3.1 Section twenty-two of said chapter two hundred and eighty is hereby repealed, and the following enacted in place thereof:—

Dimensions of walls for buildings other than dwellinghouses. Buildings other than dwelling-houses, shall have walls of the following thickness: —

For buildings in which the walls do not exceed thirty-five feet in height, the foundation walls, laid in block stone in horizontal courses, shall not be less than eighteen inches thick; the external and party-walls not to be less than twelve inches thick to the top of the upper floor, and not less than eight inches thick for the remaining height.

For buildings in which the walls exceed thirty-five and do not exceed fifty-five feet in height, the foundation walls, laid in block stone, shall not be less than two feet thick; the external and party-walls not less than sixteen inches thick to the top of the highest floor, and not less than twelve inches thick for the remaining height.

For buildings in which the walls exceed fifty-five feet in height, the foundation walls, laid with block stone in horizontal courses, shall be not less than thirty inches thick; external and party-walls, not bearing floor timbers, not less than sixteen inches thick to the top of the highest floor, and not less than twelve inches thick for the remaining height; external or party-walls, bearing floor timbers, not less than twenty inches thick to the top of the second floor, above the street, and not less than sixteen inches thick from the top of the second floor above the street to the top of the highest floor, and not less than twelve inches thick for the remaining height.

The bottom course for all foundation walls resting upon the ground shall be at least twelve inches wider than the thickness above given for the foundation walls.

Reduction of breadth may be permitted by inspector.

Repeal of 1871, 280, § 50.

In case the great solidity of the foundation will warrant it, the inspector may, at his discretion, permit a reduction of the maximum breadths of foundation walls. And in case of disagreement between the architect or owner, and the inspector, the matter shall be decided by reference, as provided in section nineteen.]

Secr. 4. Section fifty of said chapter two hundred and eighty is hereby repealed, and the following enacted in place thereof:—

Regulations as to cellars and ventilation of tenement-houses may be made by board of health.

The board of health shall have authority to make other regulations as to cellars and the ventilation of tenement-houses. The municipal court of the city of Boston, the municipal court of the Dorchester district, and the municipal court of the southern district, shall have jurisdiction, concurrent with the superior court, of all offences against sections forty, forty-one, forty-two, forty-three, forty-four, and forty-five, of chapter two hundred and eighty of the acts of the year eighteen hundred and seventy-one, and every person violating any of these sections shall be guilty of a misdemeanor punishable by a fine not

exceeding three hundred dollars, or by imprisonment not exceeding sixty days.

All complaints of violations of sections forty, forty-one, forty-two, forty-three, forty-four, and forty-five, of this act shall be made only by authority of the board of health.

SECT. 5. Section fifty-nine of said chapter two hundred and eighty Repeal of 1871, 280, 6 59. is hereby repealed, and the following enacted in place thereof: -

In any store or building in Boston, in which there shall exist or be Holst-ways to be placed any hoist-way, elevator, or well-hole, the openings thereof railing and kept through and upon each floor of the said building shall be provided in use. with, and protected by, a good and substantial railing, and such good and sufficient trap-doors with which to close the same, as may be directed and approved by the inspector of buildings; and such trapdoors shall be kept closed at all times except when in actual use by the occupant or occupants of the building having the use and control of the same. For any neglect or violation of the provisions of this section a penalty not exceeding one hundred dollars for each and every offence may be imposed upon the owner, lessee, or occupant, of said building.

April 25, 1872.

[1871, 280; 1872, 371; 1873, 298; 1876, 69, 176; 1882, 101, 252; 1883, 155.]

### 1872. — CHAPTER 267.

AN ACT TO CHANGE THE BOUNDARY BETWEEN BROOKLINE AND BOSTON, AND FOR SANITARY PURPOSES.

Be it enacted, etc.:

SECTION 1. The boundary line between the town of Brookline and Boundary line changed the city of Boston is hereby changed and established as follows: First, between Brook-beginning at the stone post in the present boundary line on the northerly side of Washington street in Brookline, and running generally north-easterly in the centre of Muddy river about four hundred and fifty-five feet; thence north thirty-eight degrees east, parallel to the easterly side of Brookline avenue and eighty-five feet distant therefrom, eight hundred feet to a corner; thence turning a right angle to the west and running one hundred and forty-five feet to the northwesterly side of Brookline avenue; thence north-easterly along the side of said avenue five hundred and fifty feet; thence north-westerly about eighty feet to the centre of Muddy river: Second, beginning in the centre of Muddy river at a point on the southerly side of Longwood avenue bridge, and running south fifty-five minutes west, six hundred and ten feet to the centre of said river: Third, beginning at the corner of the present boundary line in the centre of Charles river, and running easterly on the centre line of said river forty feet; thence southerly along the easterly side of Saint Mary's street to Ivy street; thence south-easterly along the easterly line of Saint Mary's street extended, parallel to the present boundary line and forty feet distant therefrom, to the centre of Muddy river; thence south-westerly along said centre about forty-one feet to the present boundary This third change is made by running a line parallel to and forty feet from and easterly of the present boundary line between Charles river and Muddy river. The bearings herein given are the magnetic bearings. The new boundary line is laid down on a plan thereof made by George Tyler, civil engineer, and signed by the selectmen of Brookline, which is deposited in the office of the secretary of the commonwealth.

SECT. 2. The town of Brookline and the city of Boston may erect Brookline and Boston may

erect and maintain dam with tide gate across Muddy river.

and maintain a dam, with a tide-gate therein, across Muddy river at its intersection with Brookline avenue in Boston, near the street now or formerly called Appleton place, for the purpose of preventing the tide from flowing up said river. If the city of Boston shall refuse or neglect, after thirty days notice, to unite with the town of Brookline in erecting said dam and tide-gate, the town of Brookline may erect and maintain the same at its own expense.

Waters may be diverted so as to 1873, 260.

The town of Brookline and the city of Boston may divert SECT. 3. the waters of Muddy river, above said dam, so as to make them flow rectly to Charles in a more direct line to Charles river, through the lands of any person or corporation, as they shall adjudge to be necessary for the public convenience or the public health. If the city of Boston shall refuse or neglect, after thirty days notice, to unite with the town of Brookline in diverting said waters, the town of Brookline may divert said waters where the same are exclusively within the limits of said town.

If waters are di-verted, lands may be filled to new line.

In case said waters of Muddy river shall be diverted as aforesaid, the owners of lands bordering upon said river may fill up said lands and the ancient channel of Muddy river, to the borders of the new line of said river.

Proceedings to be same as in case of laying out town ways.

SECT. 5. For any of the purposes of this act the land or real estate of any person or corporation may be taken, and the proceedings in crecting said dam and tide-gate, and in diverting Muddy river, shall be the same in all respects as in the laying out of town ways; and all persons or corporations suffering damage in their property by reason of the erection of said tide-gate and dam, or by the diversion of Muddy river, shall have the same rights and remedies for the ascertainment and recovery of the amount of such damages as in the case of laying out of town ways.

Payment of

SECT. 6. The territory and the inhabitants thereon hereby set off from the city of Boston to the town of Brookline shall be holden to pay all such taxes as are already assessed or ordered to be assessed by said city of Boston for the present year, in the same manner as if this act had not been passed; and all paupers who have gained a settlement in said city of Boston by a settlement gained or derived within said territory, shall be relieved or supported by said town of Brookline, in the same manner as if they had a legal settlement in said town of Brookline.

Support of pan-

Election of state and national officers.

SECT. 7. The inhabitants of the territory hereby set off to the town of Brookline shall continue to be a part of Boston for the purpose of electing state officers and members of the executive council, senators and representatives to the general court, representatives to congress, and electors of president and vice-president of the United States, until the next decennial census or until another apportionment shall be made; and it shall be the duty of the selectmen of Brookline to make a true list of the persons residing on the territory hereby set off, qualified to vote at such elections, and post up the same in said territory, and correct the same as required by law, and deliver the same to the mayor and aldermen of the city of Boston, seven days at least before any such election, and the same shall be taken and used by the mayor and aldermen of Boston for such election, in the same manner as if it had been prepared by themselves.

SECT. 8. This act shall take effect upon its passage.

April 27, 1872.

## 1872. — CHAPTER 303.

### AN ACT IN RELATION TO SIDEWALKS IN CITIES.

Be it enacted, etc.:

Section 1. The board of mayor and aldermen in any city may Sidewalks may grade and construct sidewalks, and complete any partially constructed in cities and sidewalk in any street of such city, as the public convenience may portion of ex-require, with or without edgestones, as said board shall deem expe-upon abutters. dient, and may cover the same with brick, flat stones, concrete, gravel, or other appropriate material, and may assess upon the abutters on such sidewalks, in just proportions, not exceeding one-half of the expense of the same; but all assessments so made shall constitute a lien upon the abutting land, and be collected in the same manner as taxes on real estate are now collected, and such sidewalks, when constructed with edgestones and covered with brick, flat stones, or concrete, shall afterwards be maintained at the expense of such When any such sidewalk shall be permanently constructed with edgestones, and covered with brick, flat stones, or concrete, as aforesaid, there shall be deducted from the assessment therefor any sum which shall have been previously assessed upon the abutting premises, and paid to the city for the expense of the construction of the same in any other manner than with edgestones and with brick, flat stones, or concrete, as aforesaid; and such deduction shall be made pro rata, and in just proportions from the assessments upon different abutters, who, at the time of such assessments are owners of the estate which at the time of such former assessments was the estate of the abutters who had previously paid such former assessments.

SECT. 2. In estimating the damage sustained by any party by the Damages. construction of sidewalks as aforesaid, there shall be allowed, by way of set-off, the benefit, if any, to the property of the party by reason thereof.

SECT. 3. All acts and parts of acts inconsistent with this act are Repeal. hereby repealed.

SECT. 4. This act shall not take effect in any city unless accepted subject to acceptance by city council thereof. 1 by the city council thereof.1

May 3, 1872.

## 1872. — CHAPTER 322.

### AN ACT TO AMEND "AN ACT TO AMEND THE CHARTER OF THE CITY OF BOSTON."

Be it enacted, etc.:

Section three of chapter three hundred and thirty-seven of the acts Amendment of 1870, 337. of the year eighteen hundred and seventy is hereby amended by striking out the word "twenty-five" and inserting in place thereof the word "ten" wherever it occurs in said section, and by striking out all after the word "therein" in said section. And whenever the Street commiscity council shall request the board of street commissioners to furnish is to city the estimated cost of laying out, altering, or discontinuing, any street, mates of cost of lane, or alley, in said city, said board shall furnish such estimates of cost of laying out within sixty days thereafter; and whenever the city council shall streets.

To lay out, etc., adjudge that the public safety and convenience require that any streets, when distrect, lane or alley in the said city shall be laid out, altered, or dis-rected by two-thirds vote of continued, and shall by a two-thirds vote of the members of each each branch of city council.

branch thereof, direct the said board of street commissioners to lay out, alter, or discontinue, any such street, lane, or alley, said board shall forthwith proceed so to lay out, alter, or discontinue, such street, lane, or alley, under the provisions of this act.

May 4, 1872.

[1870, 887.]

# 1872. — CHAPTER 342.

AN ACT TO INCORPORATE THE UNION FREIGHT RAILROAD COMPANY.

Be it enacted, etc.:

Union Freight Railroad Company incor-porated.

Section 1. George B. Upton, Percival L. Everett, Henry S. Russell, their associates and successors, are hereby made a corporation by the name of the Union Freight Railroad Company, for the purpose of locating, constructing, maintaining, and operating, a railroad, for public use in the conveyance of freight only, with convenient single or double tracks, between the terminal points of the several steam railroads entering the city of Boston, and extending in and through such portions of the following streets as may be necessary for that purpose, namely: Lowell, Brighton, Causeway, Minot, Nashua, Commercial, Prince, Hanover, Fleet, India, Broad, Atlantic avenue, Federal, Kneeland, Cove, Lincoln, and Eliot, streets, and upon and over such other streets as the board of aldermen of said city may from time to time determine, on the petition of the said corporation; with the right also to construct, use, and maintain, side tracks from its main tracks to any wharf or wharves or warehouses, when requested, in writing, so to do by a majority in interest of the owners or occupants of such wharves or warehouses: provided, however, that no side track shall be laid upon a public street to any wharf or warehouse, without the approval of the board of aldermen; and provided, also, that the rails for said tracks shall be of such pattern, suitable for railway freight cars in common use, as the board of aldermen may prescribe. Said corporation shall have all the powers and privileges, and be subject to all the duties, restrictions, and liabilities, set forth in all general laws which now are, or hereafter may be, in force relating to street railway corporations, and to other railroad corporations, so far as the same may be applicable.

Proviso.

Proviso.

Other railroads reight.

Repealed by 1876, 229

Cars may be drawn by steam power during the night. company.

Amended by 1876, 229.

Company may enter upon and use tracks of

Sect. 2. [Every railroad corporation by whose road said Union may connect trans. Freight Railroad passes, may, in the manner prescribed by said board portation of of aldermen, connect its tracks with the same for the transportation of aldermen, connect its tracks with the same for the transportation of freight; and every such railroad corporation is empowered to make such connections; and in making such connections said railroad corporations shall have all the powers and be subject to all the liabilities set forth in the sixty-third chapter of the general statutes, and in the laws supplemental thereto; and it shall be the duty of said Union Freight Railroad Company to receive and deliver freight cars at each of said connections, and to haul the same over its road at its established rates. The cars on said road may be drawn during the night by steam power, subject to the regulations of said board of aldermen.]

SECT. 3. Said corporation shall have the power to fix and collect Rates of freight may be fixed by such tolls for the transportation of freight as they may from time to time deem expedient: provided, that said rates shall only be sufficient to pay the reasonable and necessary expenses of said corporation. and to pay a dividend of five per centum semi-annually upon the

actual cost of the construction and equipment of its road.

SECT. 4. Said corporation may, within its authorized limits, and for the purposes of this act, enter upon and use any part of the tracks of any other street railroad, and may suitably strengthen and other street railroads. improve such tracks; and if the corporations cannot agree upon the manner and conditions of such entry and use, or the compensation to be paid therefor, the same shall be determined in accordance with the provisions of the thirty-eighth section of chapter three hundred and eighty-one of the acts of the year eighteen hundred and seventy-

- The capital stock of said corporation shall not exceed Capital stock. the sum of five hundred thousand dollars.
- SECT. 6. Said corporation shall, within four months from the Totaketracks of passage of this act, take the tracks, or any part thereof, of the Mar-Freight Railroad ginal Freight Railway Company, subject to the laws relating to the Company. taking of land by railroad companies and the compensation to be 105 U.S. 13. made therefor.

SECT. 7. Chapter one hundred and seventy of the acts of the Repeal. year eighteen hundred and sixty-seven, entitled an act to incorporate the Marginal Freight Railway Company, and so much of chapter four hundred and sixty-one of the acts of the year eighteen hundred and sixty-nine, as relates to said Marginal Freight Railroad Company, are hereby repealed.

SECT. 8. The corporate powers conferred by this act shall cease, Tracks to be unless within one year from the date of its passage the Union Freight etc., within one Railroad Company shall have constructed a track or tracks, in suitable year. condition for use, in accordance with the terms of this act, connecting one or more of the steam railroads on the northerly side of the city of Boston with one or more of the steam railroads on the southerly side of said city: provided, however, that the board of railroad commis- Proviso. sioners may at their discretion extend the time herein allowed for building the road, for a further period not exceeding one year, on sufficient cause shown.

SECT. 9. The provisions of this act, and the franchise, rights, Franchise of power, privileges, duties, and liabilities, of the corporation established corporation may be annulled under this act may be altered amended or record to the corporation may be annulled. under this act, may be altered, amended, or repealed, and the legis- by legislature. lature may annul or dissolve said corporation.

SECT. 10. This act shall take effect upon its passage.

May 6, 1872.

[1878, 235; 1876, 229.]

### 1872. — CHAPTER 371.

AN ACT IN ADDITION TO "AN ACT TO PROVIDE FOR THE REGULATION AND INSPECTION OF BUILDINGS, THE MORE EFFECTUAL PREVENTION OF FIRE, AND THE BETTER PRESERVATION OF LIFE AND PROPERTY IN BOSTON."

Be it enacted, etc.:

Section 1. Section three of chapter two hundred and sixty of Amendment to the acts of the year eighteen hundred and seventy-two is amended 1872, 200, § 3. so that the same shall read as follows: —

Buildings other than dwelling-houses shall have walls of the fol- Walls or buildlowing thickness: -

For buildings in which the walls do not exceed thirty-five feet in houses. height, the foundation walls shall be laid of block stone in horizontal courses not less than twenty-four inches thick, the external walls shall not be less than sixteen inches thick to the top of the upper floor, and not less than twelve inches thick for the remaining height.

For buildings in which the walls exceed thirty-five feet in height, the foundation walls shall be laid of block stone in horizontal courses not less than twenty-eight inches thick, the external walls not less

ings, other than dwelling-

than twenty inches thick to the top of the third floor, and not less than sixteen inches thick for the remaining height.

1876, 176,

All party-walls shall be not less than twenty inches thick to the top of the second floor above the street, and not less than sixteen inches thick to the underside of the roof boards, and not less than twelve inches thick for the remaining height

In all buildings over twenty-five feet in width, not having either brick partition walls, or girders supported by columns running from front to rear, the external walls shall be increased four inches in thickness, for every additional twenty-five feet in the width of said building.

The amount of materials above specified for external walls may be used either in piers or buttresses, provided the external walls between the said piers or buttresses shall in no case be less than sixteen inches

The bottom course for all foundation walls resting upon the ground shall be at least twelve inches wider than the thickness above given for the foundation walls.

Amendment to 1871, 280, § 21. Walls of dwelling-houses.

1883, 155,

Section twenty-one of chapter two hundred and eighty of the acts of the year eighteen hundred and seventy-one is amended so that the same shall read as follows: For dwelling-houses with walls not exceeding thirty-five feet in height, foundation walls, laid with block stone in horizontal courses, or in brick laid in cement, shall not be less than sixteen inches thick, and external and party-walls of brick shall be not less than twelve inches thick for the entire height.

For dwelling-houses with walls exceeding thirty-five and not exceeding fifty-five feet in height, foundation walls laid with block stone in horizontal courses shall be not less than eighteen inches thick; if of brick, the foundation shall be sixteen inches thick, and laid in cement. External brick walls shall be not less than twelve inches thick; party-walls of brick shall be not less than twelve inches thick for the entire height.

For dwelling-houses with walls exceeding fifty-five feet in height, foundation walls, laid with block stone in horizontal courses, or brick laid in cement, shall be not less than twenty inches thick for the entire height.

The thickness of foundation walls laid with irregular rubble work shall be one-fourth greater than the thickness given for block-stone walls.

Reight of exter-

External walls of stables and

workshops.

Vaulted partywalls.

The height of every external or party wall, as referred nator party wall to be mean to in this act, or in the act of which this act is an amendment, or in ured from level any act in amendment thereof, shall be measured from the level of its highest point. the sidewalk to its highest point.

The external walls of buildings intended to be used for SECT. 4. stables or for workshops of a light character may be built of a less thickness than herein before specified: provided, that any such building shall not exceed thirty feet in height to its highest point, and forty feet in length or width, and that the said walls shall in no case be less than twelve inches thick. Vaulted party-walls may be used instead of solid walls. They shall be built at least twenty inches thick from the foundation walls to the underside of the roof Said walls shall be constructed of two outer walls of equal thickness, with an air-space between them of four inches, and tied together perpendicularly with continous withes of hard-burned brick of good quality, which shall be not more than three feet apart. air-space shall be smoothly plastered.

In every brick SECT. 5. In every brick wall, every ninth course of brick shall be wall every ninth course shall be a heading course, except in walls built with some bond in which as much as every ninth course is a heading course, and except where heading course, walls are faced with face brick, in which case every ninth course shall 1873, 298, § 2. be bonded into the backing by cutting the course of the face brick, and putting diagonal headers behind the same, or by splitting face brick in half, and backing the same by a continuous row of headers. In all walls which are faced with thin ashlar, anchored to the backing, Walls faced or in which the ashlar has not either alternate headers and stretchers with thin ashlar. in each course, or alternating heading and stretching courses, the backing of brick shall not be less than twelve inches thick, and shall not be built to a greater height than prescribed for twelve-inch walls. All heading courses shall be good, hard, perfect brick. The backing Heading in all walls, of whatever material it may be composed, shall be of Backing of such thickness as to make all walls, the facing of which is less than walls. four inches thick, independent of the facing, conform, as to thickness, with the requirements of sections one and two of this act.

SECT. 6. Every building hereafter erected, more than thirty feet Partition walls SECT. 6. Every building hereafter erected, more than thirty feet values in width, except churches, theatres, railroad-station buildings, and in every build-other public buildings, shall have one or more brick or stone partiting more than thirty feet wide, tion walls running from front to rear, and carried up to a height not except churches, less than the top of the second-story floor-joists; said wall or walls etc.

may be four inches less in thickness than is called for by the provisions relating to the thickness of walls: these walls shall be so located that the space between any two of the floor-bearing walls of the building shall not be over twenty-five feet. Iron or wooden girders, supported upon iron or wooden columns, may be substituted in place of partition-walls, and shall be made of sufficient strength to bear safely the weight which they are intended to support, in addition to the weight of material employed in their construction, and shall have a footing course and foundation wall not less than eighteen

inches in thickness, or piers of a size and strength equivalent thereto. SECT. 7. It shall not be lawful to erect, construct, or build, any All walls to be rear, front, party, division, or partition wall, upon wooden girders, supports of iron rafters, or lintels, or to support any such wall by any wooden support brick or stone. whatever; but all such supports shall be of iron, brick, or stone, and 1878, 298, § 4. of sufficient size and strength to support the superstructure. All lintels used to support walls or other weights over openings shall be of sufficient strength and bearing to carry the superimposed weight, and shall, when supported at the end by brick walls or piers, rest upon an iron plate at least two inches thick, the full size of the bearing.

No floor-beams shall be supported wholly upon any wood partition, Floor-beams not but every beam (except headers and tail-beams) shall rest, at one supported upon end, not less than four inches in the wall, or upon a girder, as au-wooden partitions. thorized by this act. And every trimmer or header, more than four Trimmers. feet long, used in any building except a dwelling, shall be hung in stirrup-irons, of suitable thickness for the size of the timbers. timber shall be used in any wall of any building, where stone, brick, or iron is commonly used, except bond timbers and lintels, as herein before provided for, or as may be approved of by the inspector of buildings; and no bond timber in any wall shall, in width and thickness, exceed that of a course of brick. No bond timber shall be Bond timbers. more than three feet in length, and such bond timbers shall be laid not less than eighteen inches apart, parallel to each other, and there shall be eight inches of brick or mason work between the ends of the The butts or ends of all floor-beams and rafters entering a brick wall shall be cut on a splay of three inches in their width.

All main partitions, supporting in any manner the floor-beams of Main partitions, rafters, shall be placed directly over each other, and shall rest on a floor, to be wall, girder, or hard-pine capping, and shall head and foot against placed over each other. each other as far as practicable.

Piers to be of good hard brick, and laid in clear cement.

All piers shall be built of good, hard, well-burnt, brick, and laid in clear cement, and all bricks used in piers shall be of the hardest quality, and be well wet when laid; ['and the walls and piers under all compound, cast-iron, or wooden girders, iron or other columns, shall have a bond iron at least two inches in thickness, and if in a wall, at least two feet in length, running through the wall, and if in a pier, the full size of the thickness thereof, every thirty inches in height from the bottom, whether said pier is in the wall or not, and shall have a cap of iron at least two inches in thickness, satisfactory to the inspector of buildings, by the whole size of the pier, if in a pier, and, if in a wall, it shall be at least two feet in length, by the thickness of the wall, and of the thicknesses above specified. brick walls in buildings, other than dwelling-houses, shall be corbelled to receive floor-timbers, and such timbers shall be supported thereby. In case vaulted walls are used, the corbelling to receive floor-timbers may be dispensed with. In any case where any iron or other column rests on any wall or pier built entirely of stone or brick, the said column shall be set on an iron plate at least two inches thick, of the Outer walls sup- size of said pier; when any outer wall is supported in whole or in ported by col-umns or pillars, part by columns or pillars, the depth of base and head of such columns or pillars shall be equal to the required thickness of the wall thereby supported.

Brick walls in buildings other than dwellinghouses shall be corbelled to receive floor. timbers. Vanited walls.

Mode of calculating the strength of ma-terials to be

used in building.

Walls to be

other.

SECT. 9. In all calculations for the strength of materials to be used in any building, the proportion between the safe weight and the breaking weight shall be as one to three, for all beams, girders, and others pieces subjected to a cross strain, and as one to six, for all posts, columns, and other vertical supports, and for all tie-rods, tiebeams, and other pieces subjected to a tensile strain; and the requisite dimensions of each piece of material is to be ascertained by computation by the rules given by the best authorities, using for constants in the rules only such numbers as have been deduced from experiments on materials of like kind with that proposed to be used.

Side, end, or party, side, end, or party, walls not to be carried up in advance of the rear walls. The front, rear, be carried up in advance of the rear walls. The front, rear, and party walls of any building hereafter to be erected, shall be anchored to each other every ten feet in their height, by tieanchored to each anchors, made of at least one and a quarter inch by three-eighths of an inch wrought-iron. The said anchors shall be built into the side or party walls not less than thirty-six inches; and into the front and rear walls at least one-half the thickness of the front and rear walls; so as to secure the front and rear walls to the side, end, or party, walls.

The side, end, or party, walls shall be anchored at each tier of beams, at intervals of not more than ten feet apart, with good, strong, wrought-iron anchors, at least one-half inch by one and onehalf inch, well built into the side walls, and fastened to the top of the beams; and where the beams are supported by girders, the ends of the beams resting on the girder shall be butted together, end to end, and strapped by wrought-iron straps or tie-irons, at the same distances apart, and in the same beams as the wall anchors, and shall be well fastened.

Mortar.

All mortar shall be of the best quality for the purpose for which it is applied.

Party-walls to be carried up not less than two and one-half fect above the roof-covering.

SECT. 11. All party-walls shall be carried up to a height of not less than two and one-half feet above the roof-covering, with the full thickness of the party-wall, and shall be coped with stone or iron securely fastened. And where there is a flat, hip, or pitch, roof, the party-wall shall be carried up to a height of not less than two and one-half feet above the roof covering, at every part of said roof, and shall be corbelled at least twelve inches, or to the outer edge of all projections on the front or rear walls of the building. And where Managed or the roof is of the kind known as Mansard, or French, or of any style excepting as above specified, unless the same is constructed of fireproof materials throughout, the party-wall shall be carried up to a height of not less than two and one half feet above the flat or upper slove of said roof, and shall extend through the lower slope, at least eighteen inches distant from and parallel with the roof covering, and be corbelled out at least twelve inches, or to the outer edge of all projections, and shall be coped with stone or iron: provided, that if a gutter-stone of suitable dimensions and properly balanced shall be inserted, it shall be equivalent to corbelling.

All roof or floor timbers entering at the same party-wall from opposite sides, shall have at least four inches solid brick-work between the ends of said timbers.

All stores or storehouses that may hereafter be built in Fire-proof shutters in all stores SECT. 12. said city, which are more than forty-five feet in height above the more than fortycurb level, shall have doors, blinds, or shutters, made of fire-proof five feet in height, where metal, on every window and entrance where the same do not open on windows do not a street. When in any such building the shutters, blinds, or doors, cannot be put on the outside of such door or window, they shall be put on the inside, and if placed on the inside they shall be hung upon an iron frame independent of the wood-work of the window-frame or door; and every such door, blind, or shutter, shall be closed upon the completion of the business of each day by the occupant having the use or control of the same; and all fire-proof shutters or blinds, that closed at close of now are or may hereafter be put upon the front or sides of any build-business for the ing on the street fronts, must be so constructed that they can be closed day. and opened from the outside above the first story.

[Sect. 13.1 All buildings hereafter creeted to be used for railroad school-houses, stations, public assemblies, school-houses, hotels, lodging or tenement etc., to be made houses, and manufactories, where there are to be more than twenty-tible materials. five persons resident, assembled, or employed, above the first floor, shall be provided with staircases of, and enclosed with, non-combustible materials, and of a width to be approved by the inspector of

buildings, and provided with doors opening outwards.]

SECT. 14. Any building already erected, or that may hereafter be Fire-escapes to be provided in erected, in which operatives are employed in any of the stories above buildings where the second story, shall be provided with such fire-escapes as shall be operatives are employed. directed and approved by the inspector of buildings. And the owner or owners of any building upon which any fire-escapes may now be, or may hereafter be, erected, shall keep the same in good repair and well painted. And no person shall at any time place any incumbrance of any kind whatever upon any said fire-escapes now erected, or that may hereafter be erected, in said city.

SECT. 15. All buildings in the city of Boston, hereafter to be Scuttle-frames built, shall have scuttle-frames and covers, or bulkheads and doors all buildings in on the roof, made of, or covered with, some fire-proof material, and fire-proof. all scuttles shall have stationary ladders leading to the same, and all such scuttles or ladders shall be kept so as to be ready for use at all times, and all scuttles shall not be less in size than two by three feet; and if a bulkhead is used or substituted in any building in place of a scuttle, it shall have stairs with a sufficient guard or hand-rail leading to the roof; and in case the building shall be a tenement-house, the door in the bulkhead, or any scuttle, shall at no time be locked, but may be fastened by movable bolts or hooks.

No smoke-pipe in any building with wooden or com- Regulations con-SECT. 16.

bustible floors and ceilings shall bereafter enter any flue, unless the

1878, 298, § 7.

Fornaces.

said pipe where it enters the flue shall be at least twelve inches from either the floors or ceilings; and in all cases where smoke-pipes pass through stud or wooden partitions of any kind, whether the same be plastered or not, they shall be guarded by a soapstone ring, not less than four inches in thickness, and extend through the partition. In all cases where hot-water, steam, hot-air, or other, furnaces are used, the furnace smoke-pipe must be kept at least two feet below the beams or ceiling above the same, unless said beams or ceiling shall be properly protected by a shield or tin plate suspended at least one inch below said beams or ceiling above said smoke-pipe; and the top of all furnaces set in brick must be covered with brick, supported by iron bars, and so constructed as to be perfectly tight; said covering to be in addition to and not less than six inches from the ordinary covering to the hot-air chamber. If, however, there is not height enough to build the furnace top at least four inches below the floor-beams or ceilings, then the floorbeams must be trimmed around the furnace, and said covering, and the trimmers and headers, must be at least four inches from the same. The top of every portable furnace not set in brick shall be kept at least one foot below the beams or ceiling, with a shield of tin plate, made tight, and suspended not less than one inch below the said beams or ceilings, and extended one foot beyond the top of the furnace on all sides. All hot-air registers hereafter placed in the floor of any building shall be set in soapstone borders not less than two inches in width. All soapstone borders to be firmly set in plaster of Paris or gauged mortar. All floor register boxes to be made of tin plate, with a flange on the top to fit the groove in the soapstone, the register to rest upon the same. There shall also be an open space of one inch on all sides of the register box, extending from the underside of the ceiling, below the register, to the soapstone in the floor; the outside of said space to be covered with a casing of tin plate, made tight on all sides, to extend from the underside of the ceiling up to and turn under the said soapstone. Registers of fifteen by twenty-five inches or more, shall have a space of two inches. wood-work shall be placed at a less distance than one-inch from any tin or other metal flue or flues, pipe or pipes, used or intended to be used to convey heated air in any building, unless protected by a soapstone or earthen ring or tube, or a metal casing so constructed as to permit free circulation of air around said pipes or flues. cases where hot-water, steam, hot-air, or other, furnaces or ranges, are hereafter placed, or their location changed, in any building, due notice shall first be given to the inspector of buildings, by the person or persons placing said furnace or ranges in said building.

Ranges and

boilers.

Hot-air reg-

In all cases where ranges or boilers are set the outside of the flue to the same shall be plastered on the outside directly upon the bricks

up to the ceiling of the room.

Owner of building in Boston to be notified by inspector if chimney, etc., is unsafe.

SECT. 17. If any chimney, flue, or heating apparatus on any premises in the city of Boston, shall, in the opinion of the inspector of buildings, be dangerous or unsafe by reason of endangering the premises by fire or otherwise, the inspector shall at once notify in writing the owner, agent, or other party having an interest in said premises, and shall require him to make the same safe; and upon neglect of said person so notified to comply with the provisions of said notice, for a period of twenty-four hours after the service of said notice upon him, he shall at once become liable to a penalty of not less than twenty nor more than fifty dollars for every day's continuance of said unsafe structure.

Penalty.

Sect. 18. All boiler or engine rooms hereafter constructed in any Boller-rooms building other than dwelling-houses, shall be constructed of brick and rooms. iron, and shall be so arranged that all openings between the said boiler 1873, 298. § 8. or engine room, and other parts of the building in which it is placed, shall be closed by iron or metal covered doors, which shall be securely closed at the close of each day.

Upon a license being granted by the mayor and board of aldermen of the city of Boston for the erection of a steam-boiler, engine, or furnace for melting glass, iron, or other metal, in any building in the said city, the person or persons receiving said license shall, before setting, erecting, or placing, said boiler, engine, or furnace, file an application for a permit therefor with the inspector of buildings, who shall prescribe such regulations for the setting or placing thereof as the public safety may require; and no person or persons shall erect, set or place any boiler, engine, furnace, or oven, without a permit from said inspector.

All flues for ranges, boilers, furnaces, and ovens, shall be of brick-Flues for ranges boilers, etc. work, eight inches in thickness, to a height of twenty-five feet above such ranges, boilers, furnaces, or ovens.

SECT. 19. No Mansard or other roof shall be constructed more No roof to be than one story in height, nor more than twenty feet in height from story in height. the upper floor of the building upon which it is placed to the highest part of said roof, unless the same is constructed of fire-proof material throughout. No bay-window shall be constructed of wood, which Bay-windows shall extend more than three feet above the second story from the made of wood. street.

All the exterior parts of any building or buildings hereafter erected Exterior walls of buildings which are more than forty-five feet above the level of the sidewalk, more than forty-shall be made of or covered with non-combustible material, to be ap-five feet above proved by the inspector of buildings. All fire-proof cornices shall of non-combustible materials. be well secured to the walls with iron anchors, independent of any tible materials. wood-work; and in all cases the walls shall be carried up to the planking of the roof, and, where the cornice projects above the roof, the wall shall be carried up to the top of the cornices, and all exterior Cornices. wooden cornices that shall hereafter require to be replaced shall be constructed of some non-combustible material, as required for new buildings; and all exterior wooden cornices or gutters that may hereafter be damaged by fire shall be taken down, and if replaced shall be constructed of fire-proof material.

All buildings hereafter erected shall be kept provided with proper Metallic leaders for conducting metallic leaders for conducting the water from the roof to the ground, water from roof sewer, or street gutter, in such manner as shall protect the walls and to the ground. foundations from damage; and in no case shall the water from the said leaders be allowed to flow upon the sidewalk, but shall be conducted by drain pipe or pipes, to the street gutter or sewer.

SECT. 20. [All buildings hereafter erected, the eaves of which Room to be exceed sixty feet in height above the level of the sidewalk, shall have in all buildings the roofs thereof constructed in a fire-proof manner, as hereinafter where the enves specified. But the total height of such buildings, exclusive of chim-above the sideneys and party-walls, shall not exceed seventy-five feet.

All joists, beams, rafters, purlins, jack-rafters, plates, struts, ties, Repealed by arches, shall be made of cast or wrought iron, or some other metal, 50. 1873, c. 298, stone, brick, cement, mortar, or other incombustible material, and covered with corrugated iron, sheet or cast iron, tin, zinc, or other metal, or slate, stone, brick, cement, mortar, or other incombustible

All structures or projections above or outside of the roof, such as domes, cupolas, pavilions, towers, spires, pinnacles, buttresses, lanterns, louvres, luthern and dormer windows, skylights, scuttles, ventilators, cornices, gutters, shall be made, constructed, framed, and covered, with cast or wrought iron, tin, copper, zinc, or other metal, or stone, slate, brick, cement or mortar, or other incombustible material.]

Buildings not to be raised or built upon in violation of pro-visions of this act Alterations in buildings to be made subject to

approval of

inspector.

SECT. 21. No building already erected, or hereafter to be built, in said city shall be raised or built upon in such manner that were such building wholly built or constructed after the passage of this act it would be in violation of any of the provisions of this act. And before any building built of stone, brick, or iron, or any wooden building with or without a brick front, in any part of said city, shall be enlarged, raised, altered, or built upon, the same shall be first examined by the said inspector to ascertain if the building or buildings, or either of them, are in a good and safe condition to be enlarged, raised, altered, or built upon; and no such buildings as aforesaid shall be enlarged, raised, altered, or built upon, until after such examination and decision; and the decision of said inspector under such examination shall be final and conclusive in the premises, except as hereinafter provided, and shall be made without delay.

Referees to set-tie questions which arise between inspector and owner.

The inspector of buildings shall have full power to pass SECT. 22. upon any question, arising under the provisions of this act, relative to the manner of construction, or materials to be used in the erection, alteration, or repair, of any building in the city of Boston, and he may require that plans of the proposed erection, alterations, or repairs, shall be submitted for inspection before issuing his permit: provided, however, that should any question arise between the inspector of buildings and the owner or architect of any building, or should the owner or architect object to any order or decision of said inspector, the matter shall be referred to a committee of three persons, who shall be either architects or master-builders, one to be chosen by the inspector of buildings, one by the owner or other interested party, and these two shall choose a third, and the decision of these referees, submitted in writing, shall be final and conclusive in the premises.

### PENALTIES.

Penalties for violation of pro-visions of this act. 1871, 280. 1873, 298, § 10.

SECT. 23. If any person or persons, whether owner or owners, contractor or contractors, builder or builders, shall begin to erect, construct, build, or alter, any building or structure within the city of Boston, without first obtaining a permit from the inspector of buildings of said city, such person or persons shall forfeit and pay the sum of not less than one hundred dollars nor more than one thousand dollars for each and every such offence; and if any person, or persons, as aforesaid, shall proceed to complete any building or structure in the city of Boston, without having the same inspected as by law required, or shall violate any or either of the provisions of this act, or of the act of which this act is an amendment thereof, for the violation of which no other penalties are therein or herein before provided, he or they shall forfeit and pay not less than one bundred dollars and not more than one thousand dollars for each and every such violation, and the further sum of one hundred dollars for each and every week that he or they shall maintain any building or structure in violation of any provision of this act, or of the act of which this act is an amendment, or of any other act in amendment thereof. All penalties an action of tort, under this act shall be recoverable by the city of Boston in an action If any person or persons, whether owner or owners, contractor or contractors, builder or builders, shall erect or alter any building or structure in the city of Boston, in violation of any or either of the provisions of this act, or of the act of which this act is an amendment, or of any amendment thereof, it shall be lawful for the supreme judicial court, or any justice thereof, either in term

Penalties may be recovered in time or in vacation, to issue forthwith an injunction restraining such Injunction may be issued by su person or persons from further progress in said work, until the facts preme judicial of the case shall have been investigated and determined; and if it court. shall appear to said court or to any justice thereof, upon such investigation, that such building or structure does not in all respects conform to the provisions of this act, and of the act of which this act is an amendment, and of all amendments thereof, said court or justice shall issue an injunction to restrain the continuance of the work upon such building or structure, and shall order the removal, within a time to be fixed by said court or justice, of so much of said building or structure as may be decreed by said court or justice to be in violation of the provisions of this act, or of the act of which this act is an amendment, or of any act in amendment thereof.

SECT. 24. The provisions of this act shall not apply to the pas-provisions not to senger-stations of the Boston and Lowell, and Boston and Providence, ger-stations of railroad corporations, now in process of erection in the city of Boston; Lowell, and but such precautions shall be provided for protection against, and for Boston and Providence. the extinguishment of, fire, under the penalties of this act, as the railroad corpor-

inspector of public buildings shall require.

The inspector and assistant inspectors of the depart- Inspector to be SECT. 25. ment for the survey and inspection of buildings in the city of Boston perform duties, shall be able and experienced architects, builders, or mechanics, com- and not to be engaged in any petent to perform all the duties of the office to which they are ap-other business pointed, and such inspectors shall not be employed or engaged in any other vocation, or be interested in any contract or contracts for building or for furnishing materials.

SECT. 26. This act shall take effect upon its passage.

December 14, 1872.

[1871, 280; 1872, 260; 1873, 298, 338; 1876, 69, 176; 1882, 101, 252; 1883, 155, 178.]

# 1872. — CHAPTER 377.

AN ACT TO ESTABLISH A GRADE IN THE CITY OF BOSTON.

Be it enacted, etc.:

SECTION 1. The board of aldermen of the city of Boston shall establish Grade of twelve in said city a grade not less than twelve feet above mean low water; low water to be and no person shall, in said city, after such grade is established, con-established. Struct any cellar or basement cellar of any dwelling-house or other 8. & O. p. 147. building below such grade, or use or occupy any cellar or basement cellar constructed below the same: provided, that the board of Proviso. aldermen may, by license, subject to revocation at any time by them, authorize cellars to be constructed in buildings used exclusively for storage or business purposes, so much below said grade as they shall designate in each license.

SECT. 2. If any person constructs, uses, or occupies, any cellar or Penalty. basement cellar in violation of section one of this act, said board of aldermen shall order the owner or occupant of such cellar or basement cellar to so alter and construct it as to conform to the requirements of said section; and if such owner or occupant fails to comply with such order within ten days after service thereof, as provided by the following section, said board shall so alter such cellar or basement cellar, and all necessary expenses incurred thereby shall constitute a lien upon the land wherein such cellar or basement cellar is constructed, and upon the buildings upon such land, and may be colected in the manner provided by law for the collection of taxes upon

real estate; and the city treasurer of said city may purchase such land or land and buildings, in behalf of said city.

Orders to be made in writing.

Supreme judi-eial court may restrain by in-junction, etc.

SECT. 3. All orders under the preceding section shall be made in writing, and served upou said owners or occupants or their authorized agents, as prescribed by section nine of chapter twenty-six of the general statutes, for the service of orders of boards of health; and the supreme judicial court, or any justice thereof, in term time or vacation, may by injunction or other suitable process in equity, restrain any person or corporation from constructing, using, or occupying, any cellar or basement cellar in violation of the provisions of section one of this act, and may enforce such provisions, and may order and enforce the abatement or alteration of any cellar or basement cellar constructed, used, or occupied, in violation thereof, so as to comply with said provisions.

SECT. 4. This act shall take effect upon its passage.

December 18, 1872.

## 1873. — CHAPTER 4.

AN ACT TO AUTHORIZE THE ERECTION OF WOODEN BUILDINGS IN THE CITY OF BUSTON FOR SANITARY PURPOSES.

Be it enacted, etc.:

Boston may erect wooden buildings for hospital pur-Proviso.

Section 1. The city of Boston is hereby authorized to erect, under directions of its board of health and inspector of buildings, any wooden buildings within the city, for hospital purposes, the same to remain only so long as said board deems it necessary: provided, that every such hospital shall be constantly guarded outside by a competent force of at least three of the police of said city.

SECT. 2. This act shall take effect upon its passage.

January 28, 1878.

## 1873. — CHAPTER 174.

AN ACT IN ADDITION TO "AN ACT INCORPORATING THE MASSACHUSETTS INSTITUTE OF TECHNOLOGY."

Be it enacted, etc.:

Grant of lot of land in Boston, free of rent.

Percription of

Section 1. Perpetual right is granted to the Massachusetts Institute of Technology to hold, occupy, and control, free of rent or charge by the commonwealth, for the uses and purposes of said institute, a parcel of land situated, in that part of Boston called the Back Bay, and described as follows: a lot in the form of a trapezoid, lying at the intersection of Boylston street and Huntington avenue, bounded by said street and avenue, and on the west by abutting land, as laid down on the selling plan of the commissioners on public lands, and containing thirteen thousand one hundred and ninety-four square feet; said lot to be subject to the limitations and stipulations relative to lands of the commonwealth on the south side of Boylston street, and to be reserved from sale forever.

Right granted subject to stipu in former acts.

SECT. 2. The right hereby granted to said institute shall be held subnations contained ject to the same stipulations in relation to membership, the reception of pupils, the erection of a building, and the care of the lot, as are created and established by the several acts relating to said institute.

Land to revert to eommonwealth if not used for legitimate ob-

SECT. 8. In case said institute appropriates said lot of land to any purpose or use foreign to its legitimate objects, then the commonwealth, after due notice given, may enter upon said lot and take possession thereof, and the right of the said institute to the use, occupation and control of said lot shall thereupon cease.

SECT. 4. This act shall take effect upon its passage.

April 8, 1873.

[1875, 195; 1881, 107.]

## 1873. — CHAPTER 205.

AN ACT CONCERNING SEWERS AND DRAINS IN THE CITY OF BOSTON.

Be it enacted, etc.:

SECTION 1. The board of aldermen of the city of Boston may, for Streams and the purposes of sewerage and drainage, take and divert the water of may be diverted any streams or water-courses within the limits of said city, and devote for drainage purthe same to the purposes aforesaid; and may take all necessary land 9 Cush. 288. to widen, deepen, or straighten, the channel of such water-courses, and pave, enclose, and cover, the same.

SECT. 2. In taking said water-courses or lands for the purposes Proceedings as aforesaid, the said board of aldermen shall proceed in the manner re- for highways. quired by law in cases where land is taken for highways; and persons suffering damage in their property shall have the same rights and remedies for the ascertainment and recovery of such damages, as are Damages. provided by law for the ascertainment and recovery of damages for lands taken for highways.

SECT. 3. This act shall take effect upon its passage.

April 16, 1873.

# 1873. — CHAPTER 207.

AN ACT AUTHORIZING THE COMMISSIONERS ON PUBLIC LANDS TO SELL A LOT OF LAND TO THE CITY OF BOSTON FOR SCHOOL PURPOSES.

Be it enacted, etc.:

SECTION 1. The commissioners on public lands are authorized to commissioners sell and convey to the city of Boston a lot of land on the Back Bay in a school house said city, for the purpose of erecting a school-house thereon, upon to the city of Boston. such terms and conditions as the governor and council shall approve.

SECT. 2. This act shall take effect upon its passage.

April 16, 1873.

## 1873. — CHAPTER 235.

AN ACT IN ADDITION TO AN ACT TO INCORPORATE THE UNION FREIGHT RAILROAD COMPANY.

Be it enacted, etc.:

SECTION 1. The Union Freight Railroad Company is authorized To receive and and required to receive and deliver passenger cars at each of its connections with the tracks of other railroad corporations made purnections with the provisions of its charter, and to haul such cars over its road at its established rates; provided, that nothing in this act shall be provided. construed as affecting any legal rights of the Commercial Freight and Marginal Freight Railway Companies.

SECT. 2. This act shall take effect upon its passage.

April 25, 1873.

[1872, 342; 1876, 229.]

#### 1873. — CHAPTER 258.

AN ACT TO AUTHORIZE THE CITY OF BOSTON TO APPROPRIATE MONEY FOR THE RELIEF OF DISABLED FIREMEN AND THE FAMILIES OF THOSE KILLED.

Be it enacted, etc.:

May expend \$3,000 annually for relief of disabled firemen, etc.

Repeal of 1854, 1880, 107.

Section 1. The city of Boston may expend a sum not exceeding three thousand dollars annually, for the relief of firemen disabled, and of the families of firemen killed, in the service of the city.

SECT. 2. Chapter three hundred and seventy-five of the acts of the year eighteen hundred and fifty-four is repealed.

April 80, 1878.

## 1873. — CHAPTER 260.

AN ACT RELATING TO THE CHANNEL OF MUDDY RIVER IN BROOKLINE. Be it enacted, etc.:

May conduct waters of Muddy river in a more direct line to Charles river.

Damages. 1872, 267, § 8.

Section 1. The town of Brookline may make a new channel within its own territory to conduct the waters of Muddy river in a more direct line to Charles river, and for this purpose the real estate of any person may be taken. The proceedings shall be the same in all respects as in laying out of town ways; and all persons suffering damage in their property, by reason thereof, shall have the same rights and remedies for the ascertainment and recovery of such damages as in the case of the laying out of town ways.

Drains and sewers of Boston may be extended into the new channel.

SECT. 2. Drains and sewers of the city of Boston now discharging into Muddy river above the point at which the boundary line between Boston and Brookline, running from Charles river southerly along the easterly line of Saint Mary's street extended, strikes the present channel of Muddy river, may be extended by said city through any lands or ways in said city or town into the new channel provided for by this act, the cost of such extension to be reimbursed to said city by said town; and said city shall have the right to enter new drains or sewers through said lands or ways into the new channel to the same extent that it now has the right to enter the same into the present channel of Muddy river.

SECT. 3. This act shall take effect upon its passage.

May 2, 1873.

### 1873. — CHAPTER 286.

AN ACT TO UNITE THE CITY OF CHARLESTOWN WITH THE CITY OF BOSTON.

Be it enacted, etc.:

Charlestown annexed to Boston and to become part of Suffolk county.

Proviso.

Election of repsenator, councillor, and mem-ber of congress.

Section 1. All the territory now comprised within the limits of the city of Charlestown, in the county of Middlesex, with the inhabitants and estates therein, is annexed to and made part of the city of Boston, in the county of Suffolk, and shall hereafter constitute a part of the county of Suffolk, subject to the same laws, municipal regulations, obligations, and liabilities, and entitled to the same privileges and immunities in all respects as the said city of Boston: provided, however, that until constitutionally and legally changed. said territory shall continue to be, for the purpose of electing members of the house of representatives, part of the county of Middlesex, constituting the first, second, and third, representative districts thereof; for the purpose of electing a senator, the first Middlesex senatorial district; for the purpose of electing a councillor, part of council district number six; and for the purpose of electing a representative in congress, part of congressional district number five, as the same are now constituted.

All the duties now required by law to be performed by the mayor Duties of offiand aldermen and city clerk of the city of Charlestown, or either of cers pertaining them, pertaining to the election of representatives in congress, state councillors, senators, and members of the house of representatives, shall in like manner devolve upon and be performed by the board of aldermen and city clerk of the city of Boston.

It shall be the duty of the ward officers of the several wards, as now established in said city of Charlestown, as hereafter provided, respectively, to make return of all votes that may be cast therein, from time to time, for representatives in congress, state councillors, senators, members of the house of representatives, and for all other national, state, district, county, municipal, and ward officers, to the

city clerk of the city of Boston.

SECT. 3.

SECT. 2. All the public property of the said city of Charlestown Public property shall be vested in and is declared to be the property of the city of to be vested in Boston; and said city of Boston shall succeed to all the rights, the city of Boston. claims, causes of action, rights to uncollected taxes, liens, uses, trusts, duties, privileges, and immunities, of said city of Charlestown. The city treasurer of the said city of Charlestown shall, on Charlestown to or before the second Monday of January, in the year eighteen hun-deliver books dred and seventy-four, under the direction of the mayor and alder- and other property to treasurer men of said city of Charlestown, who shall for this purpose and of Boston. for all other purposes necessary to carry into full effect the provisions of this act, continue to hold their offices over, transfer, deliver, pay over, and account for, to the city treasurer of the city of Boston, all books, papers, moneys, and other property, in their possession as city treasurer of said city of Charlestown, when this act shall take effect; and the city of Boston shall become liable for and subject to all the Boston liable for debts, obligations, duties, responsibilities, and liabilities, of said city town. of Charlestown. All actions and causes of action which may be Pending actions pending, or which shall have accrued at the time this act shall take to survive. effect, in behalf of or against said city of Charlestown, shall survive, and may be prosecuted to final judgment and execution in behalf of or against the city of Boston.

the municipal courts of the city of Boston, after this act shall take county. effect, shall have the same jurisdiction over all causes of action and proceedings in civil causes, and over all matters in probate and insolvency, which shall have accrued within said territory hereby annexed, that said courts now have over like actions, proceedings, and matters, within the county of Suffolk: provided, however, that Jurisdiction of the several courts within the county of Middlesex shall have and re-diesex county. tain jurisdiction of all actions, proceedings, and matters, that shall have been rightfully commenced in said courts prior to the time when this act shall take effect; and the supreme judicial court and the superior court within the county of Suffolk, after this act shall take effect, shall have the same jurisdiction of all crimes, offences. and misdemeanors, that shall have been committed within the said territory of the city of Charlestown, that the supreme judicial court and

superior court within the county of Middlesex now have; but if before this act takes effect proceedings shall have been commenced in any of the courts within the county of Middlesex for the prosecution of said crimes, offences, and misdemeanors, the said courts within the county of Middlesex shall have and retain jurisdiction of the same for the full, complete, and final, disposition thereof. All suits, actions,

The several courts within the county of Suffolk, except Jurisdiction of

proceedings, complaints, and prosecutions, and all matters of probate and insolvency, which shall be pending within said territory of the city of Charlestown before any court or justice of the peace, when this act shall take effect, shall be heard and determined as though this act had not passed.

Territory of Charlestown to onstitute a judicial district. Municipal court

SECT. 4. Said territory of the city of Charlestown shall constitute a judicial district under the jurisdiction of the police court of the city of Charlestown, which shall continue to exist, and shall hereafter be for Charlestown designated and known by the name of the municipal court for the Charlestown district of the city of Boston. Said court shall have the same civil and criminal jurisdiction in said district and the same civil jurisdiction in the county of Suffolk, as the police courts, other than that of the city of Boston, have by law, in their respective counties; and it shall have no other jurisdiction. Appeals shall be allowed from all judgments of said court in like manner and to the same courts that appeals are now allowed from the judgments of the municipal court of the city of Boston. All acts and duties, if any, now incumbent upon the city council of the city of Charlestown, or either branch thereof, relating to the said court of the city of Charlestown, shall hereafter devolve upon and be performed by the city council of the city of Boston. All fines and forfeitures, and all costs in criminal prosecutions in said court, and all fees and charges received in said court in civil proceedings, shall be accounted for and paid over in the same manner as is now provided for the municipal court within the city of Boston.

SECT. 5. The three wards now established in said city of Charles-

Ward limits to remain unchanged.

town shall so remain until alteration of the ward limits of said city of Boston, provided by law. And each of the wards so established shall be entitled to all the municipal and ward officers which each of the other wards of said city of Boston is entitled to, except as hereinafter provided; and the board of aldermen of said city of Boston shall, in due season, issue their warrants for meetings of the legal voters of said wards respectively, to be held on the second Tuesday in December, in the year eighteen hundred and seventy-three. at some place within said wards respectively, which shall be designated in said warrants, there to give in their ballots for the several municipal and ward officers for the year eighteen hundred and seventy-four, for which they shall be entitled to vote by virtue of the provisions of The ward officers of the wards now established in said city of Charlestown shall hold their respective offices until the first Monday of January, in the year eighteen hundred and seventy-four, and until others shall be chosen and qualified in their stead. And in case of the absence or resignation of any ward officer, others may be chosen as now provided by law, and they shall perform all the duties required of ward officers during their continuance in office.

Ward officers to hold office until first Monday of January, 1874.

School commit-

The term of office of the school committee men heretofore chosen in each of the wards of the said city of Charlestown shall expire on the first Monday of said January; and there shall be chosen at the election heretofore provided for in this section, three persons from each of said wards to be members of the school committee of the city of Boston, one for three years, one for two years, and one for one year, and thereafter all vacancies in said committee shall be filled as now provided by law for filling vacancies in the school committee of said city of Boston.

The board of aldermen of the city of Boston shall prepare lists of all the legal voters in said wards of the city of Charlestown, to be used at said meetings, and shall do all other things which they are now by law required to do in respect to like elections in other wards in the city of Boston, and at said meetings any legal voter of said wards, respectively, may call the citizens to order, and preside until a warden shall have been qualified.

All ward officers whose election is provided for in this section shall Citizens may be qualified according to law. The citizens of the territory by this pal officers of act annexed to the city of Boston shall have the same right to vote Boston in the for municipal officers, at the annual municipal election of the city of Boston, in the year eighteen hundred and seventy-three, as they would have had if said territory had formed part of the city of Boston for more than six months next before said election. Wards one, two, Wards to be and three, of Charlestown, for all municipal purposes, shall be known 20, 21, and 22. as and called, respectively, wards twenty, twenty-one, and twentytwo, of Boston.

All provisions of law requiring an election of municipal Repeal. SECT. 6. and ward officers for said city of Charlestown, on the second Tuesday of December in the year eighteen hundred and seventy-three, for the municipal year then next ensuing, are hereby repealed.

Until alteration of the ward limits of said city of Boston, Two members as provided by law, the common council shall consist of the lawful council from number of members from each ward, and the territory hereby annexed each ward. shall be entitled to six members of said council, two from each ward.

SECT. 8. The several police-officers and watchmen, the engineers Police-officers and members of the fire department that may be in office in the city Charlestown to of Charlestown, when this act shall take effect, shall thereafter con-continue in the tinue in the discharge of their respective duties, in the same manner their duties. as if they were police-officers and watchmen, and engineers and firemen, of the city of Boston, until others shall be appointed in their The several justices of the peace, masters in chancery, and notaries-public, residing in Charlestown, shall continue to act in their said capacities respectively, within the said territory of Charlestown, but their authority to act in their said capacities shall in no wise be increased or diminished during the terms of their commissions by virtue of any provisions of this act.

SECT. 9. All the interest which said city of Charlestown now have Interest of in the public property of the county of Middlesex, is hereby released Charlestown in county property and acquitted to said county of Middlesex. If the county commisreleased Middlesex. Sioners of the county of Middlesex, within six months after the acceptance of this act by said cities, as hereinafter provided, shall elect be appointed by supreme justices. to apply to the justices of the supreme judicial court, sitting in either dicial court to the county of Suffolk or of Middlesex, for the appointment of a com-determine if any mittee of three disinterested persons to ascertain whether anything be made by should, in justice and equity, be paid by said city of Charlestown to Middlesex. towards the liquidation of its data in the county of Middlesex, towards the liquidation of its debts, in ad-county. dition to the relinquishment of said city's share of the county property; then, on notice being given of the said application, such committee shall be appointed, who shall take an estimate of the county property, in which due allowance shall be made for any permanent expenditures that may have been incurred for the especial accommodation of said city of Charlestown, and shall also take an account of the county debts, and shall decide and report what sum, if anything, should be paid by either party to the other; and the report of said committee, when accepted by said court, shall be binding and conclusive, and whatever shall be found due, whether from or to the county of Middlesex, shall be paid to or by said city of Boston and said Charlestown, thus united. But if no such application be made by the said county commissioners within said time, then the county of Middlesex shall not be required to make any allowance for the surplus value of the county property after the payment of the county debt.

SECT. 10. The volumes now in the registry of deeds office for the Transfer of volumes in registry southern district of the county of Middlesex, containing the records for southern dis-

trict of Middle. sex to registry for Suffolk.

exclusively relating to lands and estates within the territory so transferred, shall be deposited by the register for the southern district of said county in the registry of deeds office for said county of Suffolk, the same to be there kept and used in the same manner as the records of said county of Suffolk are kept and used.

Liability for

The territory so transferred, and the inhabitants thereon and their estates, shall be liable for all taxes already assessed and not paid; and also all city, county, and state, taxes that may be hereafter assessed on them by said city of Charlestown, and before this act shall take effect, in the same manner as they would have been liable if this act had not been passed. And the city treasurer and collector of said city of Charlestown are hereby respectively authorized to collect the same in the manner prescribed by law after this act shall take effect.

Trustees to conschool and poor their trusts. 1825, 40. 1868, 301.

The two corporations holding trust funds in said city SECT. 12. of Charlestown, one being the trustees of the Charlestown free funds according schools, and the other the trustees of the poor's fund in the town of to the terms of Charlestown, shall continue to manage their funds and disburse the income thereof according to the terms of their respective trusts. The members of the school committee within the present limits of Charlestown for the time being, shall be the corporation first above named; and the members of the two branches of the city council for the time being, residing in said present limits of Charlestown, shall, together with the senior deacons of the religious societies in said present limits of Charlestown, be the said trustees of the poor's fund.

Public library.

The Charlestown public library, with all the books and documents which now or hereafter may belong thereto, shall be continued and kept within the present limits of said Charlestown; and it shall have the benefit of all gifts and legacies made heretofore or hereafter in The trustees of the Charlestown public library shall hold its behalf. their offices until the first Monday of May in the year eighteen hundred and seventy-four, or until the annual organization of the board of trustees of the Boston public library in that year. Thereafter it shall become a branch of the public library of Boston.

Mystic water board to be continued as a separate organization.

The Mystic water board of Charlestown shall be continued a separate organization under the direction of the city council of Boston, until the said city council shall determine to unite it with the Cochituate water board of Boston. The members of the Mystic water board shall hold their offices for the terms for which they were respectively elected; and all contracts made and liabilities incurred by the Mystic water board shall be assumed by the city of Boston.

Charters of Boston and Churlestown amended.

The charter of the city of Boston, and the charter of the city of Charlestown, and the several acts passed in addition thereto, are amended so as to conform to the provisions of this act: and so much of the general statutes and laws as may be inconsistent with this act is amended so as not to apply to or repeal any of the provisions herein contained.

Obligation of contracts not impaired.

SECT. 14. Nothing contained in this act shall impair the obligation of contracts; and the property and inhabitants of the territory by this act annexed to the city of Boston shall continue liable to the existing creditors of the county of Middlesex, in like manner as if this act had not been passed: provided, that if any person, by reason of his being an inhabitant of, or owning property in, said territory, shall be compelled to pay any existing debt or obligation of the county of Middlesex, the amount of such payment shall constitute a debt to him from said county, as hereafter to be constituted, exclusive of said territory, and may be recovered in like manner as other debts against the county of Middlesex.

Proviso.

Act not to take SECT. 15. This act shall not take fu'l effect unless accepted by s full effect unless

majority of the legal voters of the city of Boston, present and voting accepted by vot-thereon, by ballot, at meetings which shall be held in the several and Charleswards of said city of Boston; and also by a majority of the legal voters town. of the city of Charlestown, present and voting thereon, by ballot, at meetings which shall be held in the several wards of said city of Charlestown, upon notice duly given, at least seven days before the time of said meeting. Meetings for that purpose shall be held simul- Meetings to be held on the first taneously in said cities, on the first Tuesday of October next; and Tuesday of October, 1873. the polls shall be opened at nine o'clock in the forenoon of said day, and shall be closed at six o'clock in the afternoon. In case of the Ward officers absence of any ward officer at any ward meeting held in either city pro tempore. for the purpose aforesaid, a like officer may be chosen pro tempore, by hand vote, and shall be duly qualified and have all the powers, and be subject to all the duties, of the regular officer at said meetings. Said ballots shall be "yes" or "no," in answer to the question, Ballots. "Shall an act passed by the legislature of the commonwealth in the year eighteen hundred and seventy-three, entitled an 'act to unite the city of Charlestown with the city of Boston,' be accepted?" Such meeting shall be called, notified, and warned, by the mayor and Manner of call ing meetings. aldermen of the city of Charlestown, and by the board of aldermen of the city of Boston, respectively, in the same manner in which meetings for the election of municipal officers in said cities, respec-tively, are called, notified, and warned. The ballots given in shall be Result of ballots given in shall be letter to be assorted, counted, and declared, in the wards in which they are given, recorded and in open ward meeting in said cities, and shall also be registered in returned. the ward records respectively. The clerk of each ward in the city of Boston, shall make return of all ballots given in, in his ward, and the number of ballots in favor of the acceptance of this act, and the number of ballots against said acceptance, to the board of aldermen of the city of Boston, and like returns by the clerks of the several wards in the city of Charlestown shall be made to the mayor and aldermen of the city of Charlestown. All of said returns shall be made within forty-eight hours of the close of the polls.

It shall be the duty of the board of aldermen of the city of Boston, Returns to be and of the mayor and aldermen of the city of Charlestown, to certify secretary of the and return, as soon as may be, the ballots cast in their respective commonwealth. cities, and the number of ballots cast in favor of the acceptance of this act, and the number of ballots cast against such acceptance, in their respective cities, to the secretary of the commonwealth. And Secretary to publish certifier if it shall appear that a majority of the votes cast in each of said cate, if a macrities, respectively, is in favor of the acceptance of this act, the said jority of votes is cast in favor of secretary shall immediately issue and publish his certificate declaring acceptance. this act. to have been duly accepted; and, after such publication and declaration, it shall not be lawful for the city council of Charlestown, or of any board charged with the care of public property of said city, to contract any loan or to make any new appropriation of money, or to disburse any money except in accordance with appropriations and orders legally made before the acceptance of this act, unless the same shall first be approved by the mayor and the board

of aldermen of Boston. SECT. 16. So much of this act as authorizes and directs the sub-Portion of act to mission of the question of the acceptance of this act to the legal its passage. voters of said cities respectively, provided in the fifteenth section of this act, shall take effect upon its passage.

If this act shall be accepted by said cities, as herein To take effect Nov. 12, 1873, if SECT: 17. provided, it shall take effect on the twelfth day of November, in the accepted. year eighteen hundred and seventy-three, so far as to authorize, legalize, and carry into effect, the acts and provisions of the fifth, sixth, and seventh, sections of this act, but for all other purposes (except

as mentioned in section sixteen of this act), it shall take effect on the first Monday of January, in the year eighteen hundred and seventy-four.

Proceedings in case supreme judicial court declare the balloting to be void.

SECT. 18. If any election or balloting upon the question of the acceptance of this act, by either of said cities, shall, within two months thereafter, be declared void by the supreme judicial court, upon summary proceedings, which may be had in any county on the petition of fifty voters of either city, the question of accepting said act shall be again submitted to the legal voters of said city; and meetings therefor shall within thirty days thereafter be called, held, and conducted, and the votes returned and other proceedings had thereon, in like manner as hereinbefore provided. But no election or balloting shall be held void for informality in calling, holding, or conducting, the election, or returning the votes, or otherwise, except upon proceedings instituted therefor and determined within sixty days thereafter, as aforesaid.

May 14, 1873.

## 1873. — CHAPTER 287.

AN ACT TO AUTHORIZE THE CITY OF BOSTON TO BUILD AN ADDITIONAL RESERVOIR.

Be it enacted, etc.:

May construct a reservoir at Parker hill. Section 1. The city of Boston, by and through the agency of the Cochituate water board therein, or by and through any other agency which shall be established therefor by the city council of said city, may construct and maintain an additional reservoir for receiving, holding, and distributing, water; and for this purpose, may take and hold, by purchase or otherwise, any real estate not exceeding five acres at or near the summit of Parker hill, so called, in ward fifteen in said city.

May lay pipes, and enter upon and dig up SECT. 2. The city of Boston may also, by and through the same agency, lay and maintain one or more suitable lines of pipes from the said reservoir to a convenient point in Fisher avenue, so called, and from said point along said Fisher avenue to Parker street in said city; and may take and hold, by purchase or otherwise, such real estate as may be necessary therefor; and may carry and conduct the said pipes over or under any water-course, or any street, turnpike road, railroad, highway, or other way, in such manner as not to unnecessarily obstruct or impede travel thereon; and may enter upon and dig up any such road, street, or way, for the purpose of laying the said pipes and for maintaining and repairing the same.

Liability for damages.

SECT. 3. The city of Boston shall be liable to pay all damages sustained by any persons in their property, by the taking of any real estate as aforesaid, or by any of its doings under this act; and in regard to such taking, and the ascertainment and payment of all such damages, the city of Boston, and all persons claiming damages, shall have all the rights, immunities, and remedies, and be subject to all the duties, liabilities, and obligations, which are provided in the one hundred and sixty-seventh chapter of the acts of the year eighteen hundred and forty-six, the one hundred and eighty-seventh chapter of the acts of the year eighteen hundred and sixteenth chapter of the acts of the year eighteen hundred and fifty.

May issue scrip at six per cent. interest. SECT. 4. For the purpose of defraying all the costs and expenses of such real estate as shall be taken, purchased, or held, for the purposes mentioned in this act, and of constructing said reservoir, laying said pipes, and doing all other things incident thereto, the

said city council may issue, from time to time, notes, scrip, or certificates of debt, to such an amount as may be necessary, and in such form, on such length of time, and bearing such rate of interest, not exceeding six per centum per annum, as they shall deem expedient.

SECT. 5. This act shall take effect upon its passage.

May 14, 1878.

[1846, 167; 1849, 187; 1850, 816; 1875, 80.]

## 1873. — CHAPTER 298.

AN ACT TO AMEND CHAPTER THREE HUNDRED AND SEVENTY-ONE OF THE LAWS OF THE YEAR EIGHTEEN HUNDRED AND SEVENTY-TWO. RELATING TO THE REGULATION AND INSPECTION OF BUILDINGS IN THE CITY OF BOSTON, AND FOR OTHER PURPOSES.

Be it enacted, etc:

Section 1. Section one of chapter three hundred and seventy-one Amendment to of the laws of the year eighteen hundred and seventy-two is amended

by adding the following at the end thereof: -

The amount of materials above specified for external walls may be used either in piers or buttresses: provided, the external walls between said piers or buttresses shall in no case be less than twelve inches thick. If adjoining owners, instead of a party-wall, shall each at the same time erect a wall on his own land, such walls may be twelve inches each in thickness, to such height as they shall be con-

Section five of said act is amended by striking out the Amendment to 1872, 871, 5 6. words "into the backing," and substituting therefor the words "with Flemish header or"; also by striking out the words "and shall not be built to a greater height than prescribed for twelve-inch walls," and substituting therefor the words "and each stone of said ashlar work shall be securely tied to the backing by one or more suitable

metal anchors."

SECT. 3. Section six of said act is amended by inserting after Amendment to the words "wooden columns," the words "or brick piers"; also by striking out all after the words "footing course," and substituting therefor the words, " or leveller for each column not less than three feet six inches square, and one foot six inches thick. If the girders resting on said columns are entirely of wood, said columns shall not be more than twelve feet apart on the line of the girders."

SECT. 4. Section seven of said act is amended by striking out all Amendment to words after the words "commonly used except," to and including the words "ends of the same," and substituting therefor the words starch-forms for interior arched openings."

SECT. 5. Section eight of said act is amended by striking out all Amendment to after the words "wet when laid," and substituting therefor the fol-

lowing:

44 Isolated brick piers under all lintels, girders, iron, or other columns, shall have a cap-iron at least two inches thick, or a granite cap-stone at least twelve inches thick, the full size of the pier. case of an external brick pier, the plate may be reduced sufficiently in size to allow four inches of brick-work to intervene between the edge or edges of the plate and the face or faces of the pier exposed to the weather. Columns supported by brick walls or piers, shall rest upon an iron plate at least two inches thick, or upon a granite capstone at least twelve inches thick, of a size satisfactory to the in-

spector of buildings. Under iron columns shall in all cases be an iron plate of not less than one and one-half inches in thickness."

Amendment to 1872, 371, § 13.

Secr. 6. Section thirteen of said act is hereby amended by substituting the following words therefor:—

"In any building hereafter erected, to be occupied as a tenement or lodging house, in which the lower part is intended to be used for business or manufacturing purposes of any kind, or which is intended to be occupied by more than four families, the hall partitions from the cellar to the second floor shall be built of brick."

Amendment to 1672, 371, § 16.

SECT. 7. Section sixteen of said act is amended by adding to said section, the words "and no wood-work shall be placed on the outside thereof."

Amendment to 1872, 871, § 18.

SECT. 8. Section eighteen of said act is hereby amended by striking out the words "or engine," wherever they occur.

Buildings not to be more than eighty feet in height, except churches and grain elevators.

All buildings hereafter erected or increased in height, except churches and grain elevators, shall not exceed a height greater than eighty feet to the highest point from the level of the sidewalk, exclusive of chimneys and party-walls above the roof: provided, however, that an additional height may be added, if said addition shall be constructed in a fire-proof manner, as herein named, to wit: -All joists, beams, rafters, purlins, jack-rafters, plates, studs, ties, and arches, shall be made of cast or wrought iron, or some other metal, stone, brick, cement, mortar, or other incombustible material, and covered with corrugated iron, sheet or cast iron, tin, copper, zinc, or other metal, or slate, stone, brick, cement, mortar, or other incombustible material. All structures or projections above or outside of the roof, such as domes, cupolas, pavilions, towers, spires, pinnacles, buttresses, lantern louvres, luthern or dormer windows, skylights, scuttles, ventilators, cornices, and gutters, shall be made, constructed, framed, and covered, with cast or wrought iron, tin, copper, zinc, or other metal, or stone, slate, brick, cement or mortar or other incombustible material. Section twenty of said act is hereby

Repeal of 1872, 871, § 20.

Amendment to 1872, 371, § 23.

Sect. 10. Section twenty-three of said act is hereby amended by inserting after the words "shall erect or alter any building or structure in the city of Boston, in violation of any or either of the provisions of this act, of the act of which this act is an amendment, or or of any amendment thereof," the words "or in violation of any ordinance enacted by the city council of the city of Boston, under authority given it by chapter two hundred and eighty of the laws of the year eighteen hundred and seventy-one, or of any law or laws in addition thereto or amendment thereof."

Inspectors of buildings to inspect buildings reported to be dangerous or unsafe.

SECT. 11. If any building or parts of a building, staging, or other structure, or anything attached to or connected with any building or other structure in the city of Boston, shall, from any cause, be reported dangerous or unsafe, so as to endanger life and limb, it shall be the duty of the inspector of buildings to inspect such structure, and if, in his opinion, the same be dangerous, he shall immediately notify the owner, agent, or other party having an interest in said structure, to cause the same to be made safe and secure, or removed, as may be necessary.

Building to be made safe or to be removed as soon as possible.

Proviso.

SECT. 12. The person or persons so notified shall be allowed until twelve o'clock noon of the day following the service of such notice, in which to commence the securing or removal of the same; and he or they shall employ sufficient labor to remove or secure the same as expeditiously as can be done: provided, however, that in cases where the public safety requires immediate action, the inspector of buildings may enter upon the premises with such workmen and assistants as may be necessary, and cause the said unsafe structure to be shored

up, taken down, or otherwise secured, without delay, and a proper fence or boarding to be put up for the protection of passers-by.

SECT. 13. If the owner, agent, or other party interested in said Ifowner negunsafe structure, having been notified, shall refuse or neglect to with require comply with the requirements of said notice within the time specified ments of notice, a careful surin section ten, then a careful survey of the premises named in said vey shall be notice shall be made by three disinterested persons, one to be appointed by the inspector of buildings, one by the owner or other interested party, and the third chosen by these two, and the report of such survey shall be reduced to writing, and a copy served upon the owner or other interested party; and if said owner or other interested party refuse or neglect to appoint a member of said board of survey, then the survey shall be made by the city engineer and the chief engineer of the fire department of Boston, and in case of disagreement they shall choose a third person.

Whenever the report of any such survey, had as afore- If the report SECT. 14. said, shall declare the structure to be unsafe, or dangerous to life or structure in limb, the inspector of buildings shall, upon continued refusal or unsafe, the inspector shall neglect of the owner or other interested party, cause such unsafe or take it down. dangerous structure to be taken down or otherwise made safe; and the costs and charges shall become a lien upon said estate, to be col-Lected according to law, but without prejudice to the right which the where thereof may have to recover the same from any lessee or other person liable for the expense of repairs: provided, that nothing herein Proviso. contained shall authorize the recovery by the lessor of the lessee of The cost of any charges which may have been rendered necessary through the default or negligence of the lessor, or through want of repair or defects existing in said premises at the commencement of **≇**he lease.

Upon the citation of any structure as unsafe or dan-Penalty for neg-SECT. 15. gerous, by the inspector of buildings, if the owner or other interested structure sufe. party, being notified thereof in writing, shall refuse or neglect to **exause** the said structure to be taken down or otherwise made safe, said owner or other interested party shall forfeit to the use of said city, for every day's continuance of said refusal or neglect, a sum mot less than ten nor more than fifty dollars; said sum to be recover**ble as debts are now** by law recoverable.

SECT. 16. Any owner or other interested person aggrieved by any Owner may apsuch order may, within three days after the service thereof upon him, pply for a jury to the superior court, if sitting in the county, or to ny justice thereof in vacation. The court or justice shall issue a warrant for a jury to be empanelled by the sheriff within fourteen lays from the date of the warrant, in the manner provided in chapter **Torty-three of the general statutes relating to highways.** 

SECT. 17. The jury may affirm, annul, or alter, such order, and Jury may affirm or annul the The sheriff shall return the verdict to the next term of the court for order of in--cceptance, and, being accepted, it shall take effect as an original spector. ⊸rder.

If the order is affirmed, costs shall be taxed against Taxation of the applicant; if it is annulled, the applicant shall recover damages costs. and costs against the city; if it is altered in part, the court may render such judgment as to costs as justice may require.

SECT. 19. Nothing contained in the three preceding sections shall Penalty may be enforced if the be construed to bar the right of the city to recover the penalty en-order is not an acted in section thirteen, for the continuance of the refusal or neglect nulled. of the owner or owners, or other interested party or parties, to cause the structure in question to be taken down or otherwise made safe, unless the order is annulled by the jury; but, in default of such

annulment, the city shall have the right to recover said penalty from the day of the original notice as enacted in said section.

Supreme judicial court may restrain by injunction erection of unsafe building.

SECT. 20. In case the building or structure cited as unsafe or dangerous shall be in process of erection, alteration, or repair, it shall be lawful for the supreme judicial court, or any justice thereof, either in term time or vacation, to issue forthwith an injunction restraining further progress in the work on said building until the facts of the case shall have been investigated and determined as herein provided.

Buildings unsafe in case of fire to come within the provisions of this act.

SECT. 21. If any building in the city of Boston shall appear, upon examination by the inspector of public buildings, to be specially dangerous to life or limb to members of the fire department or to citizens, in case of fire, by reason of insufficient thickness of walls, overloaded floors, defective construction. or other causes, such building shall be held and taken to be dangerous within the meaning of and subject to all the provisions of this act; and the inspector of buildings, besides proceeding as herein before provided, may affix a notice of the dangerous character of the structure to a conspicuous place on the exterior wall of said building. Any person or persons removing such notice, so affixed, shall be liable to a penalty of not less than ten or more than fifty dollars for each and every offence.

Facilities for escape in case of fire to be provided in hotels,

SECT. 22. It shall be the duty of the inspector of buildings to inspect all dwelling-houses now erected in the city of Boston, occupied by two or more families on any of the floors above the second floor from the level of the street, and any building now erected and occupied as a hotel, boarding or lodging house, factory, mill, or manufactory, or for offices or workshops, in which persons are employed in any of the stories above the second story; and if in his opinion such building is not provided with proper facilities for the escape of such persons in case of fire, he shall immediately serve a notice in writing upon the owners, agent, or other party or parties having an interest in said building, requiring such facilities to be provided without delay.

If facilities for escape are not provided, a survey may be had.

SECT. 23. If the person or persons so notified shall refuse or neglect to provide such facilities to the satisfaction of said inspector, within such time as the inspector may designate, then such a survey of the premises shall be had as provided by section thirteen of this act.

Report to specify the necessary alterations.

SECT. 24. If the report of such survey shall require the furnishings of the facilities as aforesaid, the requisite changes or alterations in the building shall be particularly specified; and the inspector of buildings shall, upon the continued neglect or refusal of the owner or owners, or other party or parties interested in said building, cause such changes or alterations to be made, in the manner and subject to all the provisions specified and contained in sections fourteen to nincteen, inclusive, of this act.

Officers may enter buildings.

SECT. 25. The officers of the department for the survey and inspection of buildings in the city of Boston, and all surveyors or other persons required to execute the provisions of this act, shall, as far as may be necessary for the performance of their respective duties, have the right to enter any building or premises in said city.

Repeal of 1871, 280, §§ 51-58. SECT. 26. Sections fifty-one to fifty-eight, inclusive, of chapter—two hundred and eighty of the acts of the year eighteen hundred and seventy-one, are hereby repealed.

SECT. 27. This act shall take effect upon its passage.

**May 20,** 1873.

[1871, 280; 1872, 871; 1876, 69, 176; 1882, 252; 1888, 155, 178, 251; 1884, 228

#### 1873. — CHAPTER 303.

AN ACT TO UNITE THE CITY OF BOSTON AND THE TOWN OF BRIGHTON. Be it enacted, etc.:

SECTION 1. All the territory now comprised within the limits of Brighton to be be town of Brighton, in the county of Middlesex, with the inhabitants ton, and to beand estates therein, is annexed to and made part of the city of Bos-come part of Suffolk county. on, in the county of Suffolk, and shall hereafter constitute a part of be county of Suffolk, subject to the same municipal regulations, obigations, and liabilities, and entitled to the same immunities in all respects, as the said city of Boston: provided, however, that, until Election of caspects, as the said city of Boston: provided, nowever, that, until Election of the constitutionally and legally changed, said territory shall continue to legislature, for the purpose of electing members of the bouse of represents. Councillor, and De, for the purpose of electing members of the house of representa- councillor, and member of conives, part of the county of Middlesex, constituting a portion of the green. tenth representative district thereof; for the purpose of electing a senator, part of the third Middlesex senatorial district; for the purpose of electing a councillor, part of the third council district; and for the purpose of electing a representative in congress, said territory shall continue to be part of congressional district number eight, as the same is now constituted.

All the duties now required by law to be performed by the selectmen and town clerk of said town, or either of them, pertaining to the election of representatives in congress, state councillors, senators, and members of the house of representatives, shall in like manner devolve upon and be performed by the board of aldermen and city clerk of said city.

It shall be the duty of the ward officers of the ward, elected out of maid territory as hereinafter provided, to make to the city clerk of said city, a return of all votes that may be cast therein, from time to Lime, for representatives in congress, state councillors, senators, memers of the house of representatives, and for all other national, state,

district, county, municipal, and ward officers.

SECT. 2. All the public property of said town shall be vested in, Public property of Brighton to be the property of, said city; and said city shall be vested in the Bucceed to all the rights, claims, causes of action, rights to uncollected city of Boston. Eaxes, liens, uses, trusts, duties, privileges, and immunities, of said The town treasurer of the said town, on or before the second Treasurer of Brighton to Monday of January, in the year eighteen hundred and seventy-deliver money four, under the direction of the selectmen of said town, who shall and other property to treasure For this purpose, and for all other purposes necessary to carry into of Boston. Full effect the provisions of this act, continue to hold their offices, shall transfer, deliver, pay over, and account for, to the city treasurer of said city, all books, papers, moneys, and other property, in his mossession as town treasurer of said town when this act takes effect; and the said city shall become liable for, and subject to, all The debts, obligations, duties, responsibilities, and liabilities, of said Town. All actions and causes of action which may be pending, or which shall have accrued at the time this act takes effect, in behalf of or against said town, shall survive, and may be prosecuted to Inal judgment and execution in behalf of or against said city.

SECT. 8. The several courts within the county of Suffolk, except Jurisdiction of the municipal court for the southern district of the city of Boston, and Middlesex after this act takes effect, shall have the same jurisdiction over all counties. causes of action and proceedings in civil causes, and over all matters in probate and insolvency, which shall have accrued within said territory hereby annexed, that said courts now have over like actions, proceedings, and matters, within the county of Suffolk: provided, that the several courts within the county of Middlesex shall

have and retain jurisdiction of all actions, proceedings, and matters, that shall have been rightfully commenced in said courts prior to the time when this act takes effect; and the supreme judicial court and the superior court within the county of Suffolk, after this act takes effect, shall have the same jurisdiction of all crimes, offences, and misdemeanors, that shall have been committed within the said territory, that the supreme judicial court and superior court within the county of Middlesex now have; but if, before this act takes effect, proceedings shall have been commenced in any of the courts within the county of Middlesex, for the prosecution of said crimes, offences, and misdemeanors, the said courts within the county of Middlesex shall have and retain jurisdiction of the same for the full, complete, the final, disposition thereof. All suits, actions, proceedings, complaints, and prosecutions, and all matters of probate and insolvency, which shall be pending within said territory, before any court or justice of the peace, when this act takes effect, shall be heard and determined as though this act had not passed.

Territory under jurisdiction of municipal court of Boston.

SECT. 4. Said territory shall be added to, and constitute a part of, the judicial district under the jurisdiction of the municipal court of the city of Boston. Said court shall have the same civil and criminal jurisdiction in said territory as it now has by law in its district as it now exists.

To constitute the nineteenth ward of Boston.

SECT. 5. The said territory shall constitute a ward of the city of Boston, to be called ward nineteen, and shall so remain until the alteration of the ward limits of the city of Boston, provided by law. And the ward so established shall be entitled to all the municipal and ward officers to which each of the other wards of said city is entitled, except as hereinafter provided.

Meeting for election of ward officers. Amended 1873, 363.

SECT. 6. If this act shall be accepted as hereinafter provided said territory shall, after the fourth day of November, in the year eighteen hundred and seventy-three, constitute a ward of said city, to be called ward nineteen, for all the purposes mentioned in this section and in section seven of this act. And the board of aldermen of said city shall, in due season, issue their warrant for a meeting of the legal voters of said ward, to be held on the second Monday of December, in the year eighteen hundred and seventy-three, at some place within said ward, which shall be designated in said warrant, there, first, to choose a warden, clerk, and five inspectors of elections for said ward, who shall hold their offices until the first Monday in January, in the year eighteen hundred and seventy-four, and until others shall be chosen and qualified in their stead; second, to give in their ballots for the several municipal and ward officers for the year eighteen hundred and seventy-four, for which they shall be entitled to vote by virtue of the provisions of this act.

School com-

The voters of said ward shall designate, by their ballots cast at said meeting, the term of service for which each of the three school committee men, who shall be chosen in said ward, shall serve, so that one of the number so chosen shall serve for three years, one for two years, and one for one year. The board of aldermen of said city shall prepare lists of all the legal voters in said ward, to be used at said meeting, and shall do all other things which they are now by law required to do in respect to like elections in other wards of said city; and at said meeting, any legal voter of said ward may call the citizens to order, and preside until a warden is chosen and qualified. All ward officers whose election is provided for in the preceding section shall be qualified according to law. The citizens of said territory shall have the same right to vote for municipal officers, at the annual municipal election in said city, in the year eighteen hundred and

Citizens may vote for municipal officers of loston in the year 1878. seventy-three, as they would have had if said territory had formed part of said city for more than six months next before said election.

SECT. 7. After the present municipal year the board of aldermen of the city of Boston shall consist of twelve members, and in addition to the number of members of the common council otherwise to be M mbers of the provided for by law, the territory hereby annexed shall be entitled to elect two members to said council.

SECT. 8. The several police-officers, watchmen, fire-engineers, and Police-officers firemen, in office in said town when this act shall take effect, shall continue in disthereafter continue in the discharge of their respective duties, in the charge of their duties. same manner as if they were police-officers, watchmen, fire-engineers, and firemen, of the city of Boston, until others are appointed in their

SECT. 9. All the interest which said town now has in the public Interest in counproperty of the county of Middlesex is released and acquitted to said leased to Midcounty of Middlesex. Such portion of the debts and obligations of dlesex. the county of Middlesex existing when this act takes full effect, over proportion of and above the value of all the property belonging to said county as debis of Middle-should proportionally and equitably be paid by the inhabitants and sex county. property owners of said territory by this act annexed to said city, shall be paid by said city to said county of Middlesex; and the supreme judicial court shall have jurisdiction in equity to determine the amount, if any, and enforce the payment of the same upon a suit in equity, in the name of said county, to be brought therefor within six months after this act goes into full operation, by the county commissioners of said county of Middlesex, if they deem such suit for the interest of said county; but no such suit shall be instituted after said six months.

Nothing contained in this act shall impair the obligation of con-Obligation of tracts; and the property and inhabitants of said territory shall con- be impaired. tinue liable to the existing creditors of the county of Middlesex, in like manner as if this act had not been passed: provided, that if any person, by reason of his being an inhabitant of, or owning property in, said territory, shall be compelled to pay any part of an existing debt or obligation of the county of Middlesex, the amount of such payment shall constitute a debt to him from said county, as hereafter be constituted, exclusive of said territory, and may be recovered in 11 Ixe manner as other debts against the county of Middlesex.

SECT. 10. This act shall not take full effect unless accepted by a Subject to soajority of the legal voters of the city of Boston present and voting voters of Boston the ereon by ballot, at meetings which shall be held in the several wards and Brighton. said city, and also by a majority of the legal voters of the town of Brighton present and voting thereon, by ballot, at a meeting which shall be held in said town. All said meetings shall be held simul-Meetings to be held on first the meously on the first Tuesday of October of the present year, and Tuesday of Don notice thereof duly given at least seven days before the time of October said meetings, and the polls shall be opened at nine o'clock in the renoon of said day, and shall be closed at six o'clock in the afternon. In case of the absence of any ward officer at any ward meetin said city, held for the purpose aforesaid, or of any of the selectmen, or of the town clerk at any meeting in said town held for said purpose, a like officer may be chosen, pro tempore, by hand vote, and shall be duly qualified, and shall have all the powers, and be Spicet to all the duties, of the regular officer at said meetings. Said ballots shall be "yes" or "no" in answer to the question, "Shall an ect passed by the legislature of this commonwealth in the year eighteen hundred and seventy-three, entitled 'an act to unite the city Boston and the town of Brighton,' be accepted?" Such meeting and said town shall be called, notified, and warned, by the selectmen of

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and it which meetings for the election of mach notified, and warned, and such the called, notified, and warned, by the called, notified, and warned, by the same manner in which meets at filters in said city are called, notified.

secretic counted, and declared, in the ward me given in the city of Boston, in open ward a secretic in the ward records; and in the town secretic assorted, counted, and declared in the recorded upon the records of the town in the city of Boston shall make return of all the tance of this act, and the number of balance, to the board of aldermen of sail city; and your forty-eight hours of the close of the

20 board of aldermen of said city to lertify.
21 a number of ballots cast in said city, and the
2 said a favor of the acceptance of this act, and the
2 said grainst said acceptance, to the secretary of the

not the town clerk of the town of Brighton, shall the make a like return of the ballots cast in said town that the cast in favor of acceptance of this act, and the test against said acceptance, to the secretary

tac votes cast in said town, respectively, are in tacce of this act, the said secretary shall immediate about his certificate declaring this act to have been

when this act as authorizes and directs the state of acceptance of this act to the legal voters of the distance of the legal voters of the distance of the distance of the sect is one take effect upon its passage.

to this act shall be accepted, as herein provided, it shall be accepted, as herein provided, it shall be twelfth day of November, in the year eighteen herein the twelfth day of November, in the year eighteen herein the server with the ser

[1873, 368.]

May 21. 1873. —

### 1873. — CHAPTER 314.

WE THE UNITE THE CITY OF BOSTON AND THE TOWN OF WEST ROXBUR 3-1

She tree 1 All the territory now comprised within the limits of the town of West Roxbury in the county of Norfolk, with the inhabition and the estates therein, is annexed to and made part of the city of bacton in the county of Suffolk, and shall hereafter constitute a part of the county of Suffolk, subject to the same municipal regulations, obligations, and habilities, and entitled to the same immunities, in all respections the main city of Boston: provided, however, that until constitutions ally and legally changed, said territory shall continue to be, for the



purpose of electing members of the house of representatives, part of Election of the county of Norfolk, constituting the second representative district legislature, thereof; for the purpose of electing a senator, part of the first Nor-councillor, and member of confolk senatorial district; for the purpose of electing a councillor, part green. of the third council district, and for the purpose of electing a representative in congress, part of congressional district number eight, as the same is now constituted.

All the duties now required by law to be performed by the selectmen Duties of selectmen, town clerk, and town clerk of said town, or either of them, pertaining to the and ward offielection of representatives in congress, state councillors, senators, cers. and members of the house of representatives, shall in like manner devolve upon and be performed by the board of aldermen and city clerk of said city.

It shall be the duty of the ward officers of the ward erected out of said territory as hereinafter provided, to make to the city clerk of said city a return of all votes that may be cast therein, from time to time, for representatives in congress, state councillors, senators, members of the house of representatives, and for all other national, state, dis-

trict, county, municipal, and ward officers.

SECT. 2. All the public property of said town shall be vested in, Public property and is declared to be the property of, said city. And said city shall Boston. succeed to all the rights, claims, causes of action, rights to uncollected taxes, liens, uses, trusts, duties, privileges, and immunities, of said The town treasurer of said town, on or before the second Treasurer of West Roxbury Monday of January, in the year eighteen hundred and seventy-four, to turn over under the direction of the selectmen of said town, who shall for this property, etc., to turn over the direction of the selectmen of said town, who shall for this property etc., to turn over the direction of the selectmen of said town, who shall for this property etc., to turn over the direction of the selectmen of said town, who shall for this property etc., to turn over the direction of the selectmen of said town, who shall for this property etc., to turn over the direction of the selectmen of said town, who shall for this property etc., to turn over the direction of the selectmen of said town, who shall for this property etc., to turn over the direction of the selectmen of said town, who shall for this property etc., to turn over the direction of the selectmen of said town, who shall for this property, etc., to turn over the direction of the selectmen of said town, who shall for this property etc., to turn over the direction of the selectmen of said town, who shall for this property etc., to turn over the direction of the selectmen of said town, who shall for this property etc., to turn over the direction of the selectmen of the s purpose and for all other purposes necessary to carry into full effect ton. the provisions of this act, continue to hold their offices, shall transfer, deliver, pay over, and account for, to the city treasurer of said city, all books, papers, moneys, and other property, in his possession as town treasurer of said town when this act takes effect; and said city shall become liable for and subject to all the debts, obligations, duties, responsibilities, and liabilities, of said town. All actions and causes of action which may be pending, or which shall have accrued at the time this act takes effect, in behalf of or against said town, shall survive, and may be prosecuted to final judgment and execution in behalf of or against said city.

SECT. 3. The several courts within the county of Suffolk, except Jurisdiction of the municipal court for the southern district of the city of Boston, and folk and Suffolk the municipal court of the Dorchester district, after this act takes county. effect, shall have the same jurisdiction over all causes of action and proceedings in civil causes, and over all matters in probate and insolvency, which shall have accrued within said territory hereby annexed, that said courts now have over like actions, proceedings, and matters, within the county of Suffolk: provided, that the several courts within the county of Norfolk shall have and retain jurisdiction of all actions, proceedings, and matters, that shall have been rightfully commenced in said courts prior to the time when this act takes effect; and the supreme judicial court and the superior court within the county of Suffolk, after this act takes effect, shall have the same jurisdiction of all crimes, offences, and misdemeanors, that shall have been committed within the said territory, that the supreme judicial court and superior court within the county of Norfolk now have; but if, before this act takes effect, proceedings shall have been commenced in any of the courts within the county of Norfolk, for the prosecution of said crimes, offences, and misdemeanors, the said courts within the county of Norfolk shall have and retain jurisdiction of the same for the full, complete, and final, disposition thereof. All suits, actions, proceedings, complaints, and prosecutions, and all matters of probate

and insolvency, waich shall be pending within said territory before any court or justice of the peace, when this act takes effect, shall be heard and determined as though this act had not passed.

Territory to be part of district under jurisdic-tion of municlpal court of Bos-

Said territory shall be added to and constitute a part of the judicial district under the jurisdiction of the municipal court of the city of Boston. Said court shall have the same civil and criminal jurisdiction in said territory as it now has by law in its district as it now exists.

To constitute rard seventeen of Boston.

The said territory shall constitute a ward of the city of SECT. 5. Boston, to be called ward seventeen, and shall so remain until the alteration of the ward limits of the city of Boston, provided by law, and the ward so established shall be entitled to all the municipal and ward officers to which each of the other wards of said city is entitled, except as hereinafter provided.

Ward officers to be elected.

Amended,

1873, 868.

If this act shall be accepted as hereinafter provided, SECT. 6. said territory shall, after the fourth day of November in the year eighteen hundred and seventy-three, constitute a ward of said city, to be called ward seventeen, for all the purposes mentioned in this section and in section seven of this act. And the board of aldermen of said city shall, in due season, issue their warrant for a meeting of the legal voters of said ward, to be held on the second Monday of December, in the year eighteen hundred and seventy-three, at some place within said ward, which shall be designated in said warrant, there, first, to choose a warden, clerk, and five inspectors of elections, for said ward, who shall hold their offices until the first Monday of January in the year eighteen hundred and seventy-four, and until others shall be chosen and qualified in their stead; second, to give in their ballots for the several municipal and ward officers for the year eighteen hundred and seventy-four, for which they shall be entitled to vote by virtue of the provisions of this act.

School committee.

The voters of said ward shall designate, by their ballots cast at said meeting, the term of service for which each of the six school committee men who shall be chosen in said ward, shall serve, so that two of the number so chosen shall serve for three years, two for two years, and two for one year. The board of aldermen of said city shall prepare lists of all the legal voters in said ward, to be used at said meeting, and shall do all other things which they are now by law required to do in respect to like elections in other wards of said city; and at said meeting any legal voter of said ward may call the citizens to order, and preside until a warden is chosen and qualified. officers whose election is provided for in the preceding section shall be qualified according to law. The citizens of said territory shall have the same right to vote for municipal officers, at the annual municipal election in said city, in the year eighteen hundred and seventythree, as they would have had if said territory had formed part of said city for more than six months next before said election.

Citizens may vote for munici-Boston in 1873.

Entitled to two members of the

After the present municipal year the board of aldermen of the city of Boston shall consist of twelve members, and, in addition to the number of members of the common council otherwise provided for by law, the territory hereby annexed shall be entitled to elect two members of said council.

Police-officers ratchmen, and firemen, to continue in dis charge of their

The several police-officers, watchmen, and firemen, in office SECT. 8. in said town when this act takes effect, shall thereafter continue i the discharge of their respective duties, in the same manner as if the were police-officers, watchmen, or firemen, of said city, until other are appointed in their stead.

Interest in county property re-leased to Norfolk county.

All the interest which said town now has in the publi-SECT. 9. property of the county of Norfolk is released and acquitted to sai county of Norfolk. Such portion of the debts and obligations of the

county of Norfolk, existing when this act takes full effect, over and above the value of all the property belonging to said county, as should proportionally and equitably be paid by the inhabitants and property owners of said territory by this act annexed to said city, shall be paid by said city to said county of Norfolk; and the Boston to pay supreme judicial court shall have jurisdiction in equity to determine of debts of Northe amount (if any), and enforce the payment of the same upon a folk county. suit in equity in the name of said county, to be brought therefor within six months after this act goes into full operation, by the county commissioners of said county of Norfolk, if they deem such suit for the interest of said county; but no such suit shall be instituted after said six months.

Nothing contained in this act shall impair the obligation of con-Obligation of tracts; and the property and the inhabitants of said territory shall be impared. continue liable to the existing creditors of the county of Norfolk in like manner as if this act had not been passed: provided, that if any Proviso. person, by reason of his being an inhabitant of or owning property in said territory, shall be compelled to pay any part of an existing debt or obligation of the county of Norfolk, the amount of such payment shall constitute a debt to him from said county as hereafter to be constituted, exclusive of said territory, and may be recovered in like manner as other debts against the county of Norfolk.

SECT. 10. This act shall not take full effect unless accepted by a Subject to acmajority of the legal voters of the city of Boston present and voting majority vote of thereon by ballot, at meetings which shall be held in the several West loxbury and Boston. wards of said city, and also by a majority of the legal voters of the town of West Roxbury, present and voting thereon by ballot, at a meeting which shall be held in said town. All said meetings shall be held simultaneously on the seventh day of October of the present year, and upon notice thereof duly given at least seven days before the time of said meetings; and the polls shall be opened at nine clock in the forenoon of said day, and shall be closed at six o'clock in the afternoon. In case of the absence of any ward officer at any ward meeting in said city, held for the purpose aforesaid, or of any of the selectmen, or of the town-clerk, at any meeting in said town held for said purpose, a like officer may be chosen, pro tempore, by hand vote, and shall be duly qualified, and shall have all the powers, and be subject to all the duties, of the regular officer at said meetings. Said ballots shall be "yes" or "no," in answer to the question, Shall an act passed by the legislature of this commonwealth, in the year eighteen hundred and seventy-three, entitled 'an act to unite the city of Boston and the town of West Roxbury,' be accepted?" Such meeting in said town shall be called, notified, and warned, by the selectmen of said town, in the same manner in which meetings for the election of town officers in said town are called, notified, and rned; and such meeting in the city of Boston shall be called, notifed, and warned, by the board of aldermen of said city, in the same nner in which meetings for the election of municipal officers in eaid city are called, notified, and warned.

The ballots shall be assorted, counted, and declared, in the ward Result of ballot ling to be recording in which they are given in the city of Boston, in open ward ed. eeting, and shall be registered in the ward records; and, in the wn of West Roxbury, the ballots shall be assorted, counted, and eclared, in open town meeting, and shall be recorded upon the Cords of the town. The clerk of each ward in the city of Boston nall make return of all ballots given in his ward, and the number of Pallots in favor of the acceptance of this act, and the number of balagainst said acceptance, to the board of aldermen of said city;

said returns to be made within forty-eight hours of the close of the polls.

It shall be the duty of the board of aldermen of said city, to certify, of the come as soon as may be, the number of ballots cast in said city, and the number of ballots cast in favor of the acceptance of this act, and the number of ballots cast against said acceptance, to the secretary of the commonwealth.

> The selectmen and town-clerk of the town of West Roxbury shall, as soon as may be, make a like return of the ballots cast in said town. and the number of ballots cast in favor of acceptance of this act, and the number of ballots cast against said acceptance, to the secretary of the commonwealth.

certificate fact is accepted.

And if it shall appear that a majority of the votes cast in said city, and a majority of the votes cast in said town, respectively, are in favor of the acceptance of this act, the said secretary shall immediately issue and publish his certificate, declaring this act to have been duly accepted.

Part of act to effect upon

SECT. 11. So much of this act as authorizes and directs the submission of the question of acceptance of this act to the legal voters of said city and said town, respectively, provided for in the tenth section of this act, shall take effect upon its passage.

n to take , if accept-

SECT. 12. If this act shall be accepted as herein provided, it shall take effect on the fifth day of November, in the year eighteen hundred and seventy-three, so far as to authorize, legalize, and carry into effect, the acts and provisions of the sixth and seventh sections of this act; but for all other purposes (except as mentioned in section eleven of this act), it shall take effect on the first Monday of January, in the year eighteen hundred and seventy-four.

Proceedings in clare balloting

SECT. 13. If any election or balloting upon the question of the case supreme judicial court de acceptance of this act, by either said city or said town, shall, within two months thereafter, be declared void by the supreme judicial court. upon summary proceedings, which may be had in any county on the petition of fifty voters of either said city or said town, the question of accepting said act shall be again submitted to the legal voters of said city or town, and a meeting therefor shall, within thirty days thereafter, be called, held, and conducted, and the votes returned, and other proceedings had thereon, in like manner as herein before provided, but no election or balloting shall be held void for informality, in calling, holding, or conducting the election, or returning the votes, or otherwise, except upon proceedings instituted therefor and determined within sixty days thereafter, as aforesaid.

May 29, 1873.

[1873, 368.]

## 1873. — CHAPTER 338.

AN ACT TO AMEND "AN ACT TO PROVIDE FOR THE REGULATION AND INSPECTION OF BUILDINGS, THE MORE EFFECTUAL PREVENTION OF FIRE, AND THE BETTER PRESERVATION OF LIFE AND PROPERTY IN BOSTON."

Be it enacted, etc.:

The clause of section second, chapter two hundred SECTION 1. and eighty, of the acts of eighteen hundred and seventy-one, defining a "tenement house," is amended in the fifth line thereof, by inserting the word "one" before the word "another."

SECT. 2. This act shall take effect upon its passage.

June 4, 1878.

[1871, 280.]



## 1873. — CHAPTER 350.

AN ACT TO PROVIDE FOR THE CONVEYANCE OF BERKELEY STREET TO THE CITY OF BOSTON.

Be it enacted, etc.:

Section 1. The commissioners on public lands are hereby author-Commissioners ized and directed to convey to the city of Boston that part of Berketo convey, by ley street which is situated on the commonwealth's lands in the Back deed, Berkeley street which is situated on the commonwealth's lands in the Back deed, Berkeley street to the city of Boston that part of Berketon to convey by ley street which is situated on the commonwealth's lands in the Back deed, Berkeley street to the city Bay, by deed in the same form as that executed by said commission- of Boston. ers, August twenty-third, eighteen hundred and sixty-six, and approved by the governor and council on the thirty-first day of August following, except that the words "may, so long as they shall deem it expedient," shall be omitted in the proviso, and the words "shall, until after ninety days' notice to the contrary," shall be inserted instead thereof.

SECT. 2. Chapter three hundred and thirty-eight of the acts of Repeal. the year eighteen hundred and sixty-seven is repealed.

SECT. 3. This act shall take effect upon its acceptance by the Subject to acceptance by aldermen of the city of Boston. board of aldermen of the city of Boston.

June 9, 1878.

## 1873. — CHAPTER 368.

AN ACT TO AMEND THE SEVERAL ACTS OF THE PRESENT YEAR FOR THE ANNEXATION OF WEST ROXBURY, BROOKLINE. AND BRIGHTON, TO THE CITY OF BOSTON.

Be it enacted, etc. :

SECTION 1. Section six of chapter two hundred and ninety, sec-Amendments to tion six of chapter three hundred and three, and section six of chap-1873, 200, \$ 6, ter three hundred and fourteen, of the acts of the year eighteen 1873, 814, \$ 6. hundred and seventy-three, are amended, by striking from each of said sections, the words "second Monday of December," and inserting in place thereof the words "second Tuesday of December." SECT. 2. This act shall take effect upon its passage.

June 11, 1873.

[1873, 303, 314.]

### 1873. — Chapter 374.

AN ACT IN ADDITION TO "AN ACT RELATING TO THE FIRE DEPARTMENT OF THE CITY OF BOSTON."

Be it enacted, etc.:

SECTION 1. The officers and men of the fire department of the Fire department to have right of city of Boston, with the engines and apparatus thereof, shall have way in streets in the right of way, while going to a fire upon any alarm thereof through Boston.

Sany street, lane, or alley, in the said city, subject to such rules and 104 Mass. 87. regulations as the city council may prescribe. Whoever wilfully and maliciously obstructs or retards the passage of such engines and pparatus while so going to a fire, as aforesaid, shall be punished by imprisonment in the jail not exceeding three months, or by fine not **exceeding** fifty dollars.

SECT. 2. The first section of chapter two hundred and sixty-two Amendment to the acts of the year eighteen hundred and fifty is hereby amended 1850, 262, § 1. by adding at the end of the proviso thereto, the words "unless the

said city council shall, by ordinance, otherwise provide for their appointment."

SECT. 3. This act shall take effect upon its passage.

June 12, 1873.

[1850, 262.]

## 1874. — CHAPTER 60.

AN ACT TO ESTABLISH THE BOARD OF REGISTRARS OF VOTERS OF THE CITY OF BOSTON, AND TO REGULATE THE PREPARATION AND REVISION OF THE VOTING-LISTS IN SAID CITY.

Be it enacted, etc.:

Board of regis trans of voters to be appointed by the mayor and aldermen.

There shall be appointed by the mayor and aldermen SECTION 1. of the city of Boston, as soon as may be after the passage of this act, three able and discreet persons, inhabitants of said city, to be styled the Board of Registrars of Voters. One of said registrars shall hold his office for the term of three years, one for the term of two years, and one for the term of one year, from the first day of April in the year eighteen hundred and seventy-four. And annually thereafter, in the month of February or March, the mayor and aldermen shall appoint one person, qualified as aforesaid to be a registrar of voters, for the term of three years from the first day of April in the year of his appointment. And in case of a vacancy in the office of registrar by reason of death, resignation, or removal, the mayor and aldermen shall fill such vacancy by the appointment of a person qualified as aforesaid, to hold office for the residue of the term.

To perform all duties respect-ing preparation of voting-lists heretofore re-

SECT. 2. The registrars shall, in addition to the duties imposed upon them by this act, perform all and singular the duties devolved upon the mayor and aldermen or board of aldermen by any general quired of mayor or special laws which now are, or hereafter may be, in force, respecting the preparation, correction, revision, publication, and transmission to the ward officers, of the alphabetical lists of voters to be used at elections in said city; and all the powers so conferred, and all the duties and liabilities so imposed upon the mayor and aldermen, or board of aldermen, of said city in relation to the preparation, correction, revision, publication, and transmission, of said lists, are hereby conferred and imposed exclusively upon said registrars.

To be aworn.

Compensation.

The registrars shall, before entering upon the duties of SECT. 3. their office, take and subscribe an oath faithfully to perform the They shall receive such annual compensation as the city council may from time to time determine; but any reduction of compensation shall take effect upon such registrars only as shall be appointed after such reduction.

To appoint as-sistant registrars.

SECT. 4. The registrars shall annually, between the first day of May and the first day of October, appoint assistant-registrars of voters, inhabitants of said city, not exceeding two for each ward, who shall be sworn by one of the registrars to the faithful discharge of their duties, and shall hold office for the remainder of the municipal year, unless sooner discharged by the registrars. They shall receive such compensation as the city council may from time to time determine; but such compensation shall not be regulated by the number of

Compensation

names registered on any list of voters.

SECT. 5. The registrars, and the assistant-registrars under their direction, shall prepare, correct, revise, and publish, in accordance with this act, and with the laws of the commonwealth, the alphabetical lists of voters of each ward; and the collectors of taxes of said city shall make the return now required by law to be made to the

To prepare and publish lists of voters.

have and retain jurisdiction of all actions, proceedings, and matters, that shall have been rightfully commenced in said courts prior to the time when this act takes effect; and the supreme judicial court and the superior court within the county of Suffolk, after this act takes effect, shall have the same jurisdiction of all crimes, offences, and misdemeanors, that shall have been committed within the said territory, that the supreme judicial court and superior court within the county of Middlesex now have; but if, before this act takes effect, proceedings shall have been commenced in any of the courts within the county of Middlesex, for the prosecution of said crimes, offences, and misdemeanors, the said courts within the county of Middlesex shall have and retain jurisdiction of the same for the full, complete, the final, disposition thereof. All suits, actions, proceedings, complaints, and prosecutions, and all matters of probate and insolvency, which shall be pending within said territory, before any court or justice of the peace, when this act takes effect, shall be heard and determined as though this act had not passed.

Territory under jurisdiction of of Boston.

Said territory shall be added to, and constitute a part municipal court of, the judicial district under the jurisdiction of the municipal court of the city of Boston. Said court shall have the same civil and criminal jurisdiction in said territory as it now has by law in its district as it now exists.

To constitute the nineteenth ward of Boston.

SECT. 5. The said territory shall constitute a ward of the city of Boston, to be called ward nineteen, and shall so remain until the alteration of the ward limits of the city of Boston, provided by law. And the ward so established shall be entitled to all the municipal and ward officers to which each of the other wards of said city is entitled, except as hereinafter provided.

Meeting for elecofficers. A mended 1873, 368.

If this act shall be accepted as hereinafter provided SECT. 6. said territory shall, after the fourth day of November, in the year eighteen hundred and seventy-three, constitute a ward of said city, to be called ward nineteen, for all the purposes mentioned in this section and in section seven of this act. And the board of aldermen of said city shall, in due season, issue their warrant for a meeting of the legal voters of said ward, to be held on the second Monday of December, in the year eighteen hundred and seventy-three, at some place within said ward, which shall be designated in said warrant, there, first, to choose a warden, clerk, and five inspectors of elections for said ward, who shall hold their offices until the first Monday in January, in the year eighteen hundred and seventy-four, and until others shall be chosen and qualified in their stead; second, to give in their ballots for the several municipal and ward officers for the year eighteen hundred and seventy-four, for which they shall be cntitled to vote by virtue of the provisions of this act.

School com-

The voters of said ward shall designate, by their ballots cast at said meeting, the term of service for which each of the three school committee men, who shall be chosen in said ward, shall serve, so that one of the number so chosen shall serve for three years, one for two years, and one for one year. The board of aldermen of said city shall prepare lists of all the legal voters in said ward, to be used at said meeting, and shall do all other things which they are now by law required to do in respect to like elections in other wards of said city; and at said meeting, any legal voter of said ward may call the citizens to order, and preside until a warden is chosen and qualified. All ward officers whose election is provided for in the preceding section shall be qualified according to law. The citizens of said territory shall have the same right to vote for municipal officers, at the annual municipal election in said city, in the year eighteen hundred and

Citizens may vote for municipal officers of loston in the year 1878.

seventy-three, as they would have had if said territory had formed part of said city for more than six months next before said election.

SECT. 7. After the present municipal year the board of aldermen of the city of Boston shall consist of twelve members, and in addition to the number of members of the common council otherwise to be M mbers of the common council. provided for by law, the territory hereby annexed shall be entitled to elect two members to said council.

SECT. 8. The several police-officers, watchmen, fire-engineers, and Police-officers firemen, in office in said town when this act shall take effect, shall continue in disthereafter continue in the discharge of their respective duties, in the charge of their duties. same manner as if they were police-officers, watchmen, fire-engineers, and firemen, of the city of Boston, until others are appointed in their

SECT. 9. All the interest which said town now has in the public Interest in counproperty of the county of Middlesex is released and acquitted to said to Midcounty of Middlesex. Such portion of the debts and obligations of diesex. the county of Middlesex existing when this act takes full effect, over proportion of and above the value of all the property belonging to said county as debia of Middlesex should proportionally and equitably be paid by the inhabitants and sex county. property owners of said territory by this act annexed to said city, shall be paid by said city to said county of Middlesex; and the supreme judicial court shall have jurisdiction in equity to determine the amount, if any, and enforce the payment of the same upon a suit in equity, in the name of said county, to be brought therefor within six months after this act goes into full operation, by the county commissioners of said county of Middlesex, if they deem such suit for the interest of said county; but no such suit shall be instituted after said six months.

Nothing contained in this act shall impair the obligation of con-Obligation of tracts; and the property and inhabitants of said territory shall con- be impaired. tinue liable to the existing creditors of the county of Middlesex, in Like manner as if this act had not been passed: provided, that if any merson, by reason of his being an inhabitant of, or owning property in, said territory, shall be compelled to pay any part of an existing ✓lebt or obligation of the county of Middlesex, the amount of such payment shall constitute a debt to him from said county, as hereafter to be constituted, exclusive of said territory, and may be recovered in Like manner as other debts against the county of Middlesex.

SECT. 10. This act shall not take full effect unless accepted by a Subject to acanajority of the legal voters of the city of Boston present and voting voters of Boston Thereon by ballot, at meetings which shall be held in the several wards and Brighton. said city, and also by a majority of the legal voters of the town of Brighton present and voting thereon, by ballot, at a meeting which shall be held in said town. All said meetings shall be held simul- Meetings to be taneously on the first Tuesday of October of the present year, and Tuesday of Tipon notice thereof duly given at least seven days before the time of October said meetings, and the polls shall be opened at nine o'clock in the Torenoon of said day, and shall be closed at six o'clock in the aftermoon. In case of the absence of any ward officer at any ward meeting in said city, held for the purpose aforesaid, or of any of the selectmen, or of the town clerk at any meeting in said town held for said purpose, a like officer may be chosen, pro tempore, by hand vote, and shall be duly qualified, and shall have all the powers, and be subject to all the duties, of the regular officer at said meetings. ballots shall be "yes" or "no" in answer to the question, "Shall an act passed by the legislature of this commonwealth in the year eighteen hundred and seventy-three, entitled 'an act to unite the city of Boston and the town of Brighton,' be accepted?" Such meeting in said town shall be called, notified, and warned, by the selectmen of

said town, in the same manner in which meetings for the election of town officers in said town are called, notified, and warned; and such meeting in the city of Boston shall be called, notified, and warned, by the board of aldermen of said city, in the same manner in which meetings for the election of municipal officers in said city are called, notified, and warned.

Result of balloting to be recorded and returned.

The ballots shall be assorted, counted, and declared, in the ward meetings in which they are given in the city of Boston, in open ward meeting, and shall be registered in the ward records; and in the town of Brighton, the ballots shall be assorted, counted, and declared, in open town meeting, and shall be recorded upon the records of the town. The clerk of each ward in the city of Boston shall make return of all ballots in favor of the acceptance of this act, and the number of ballots against said acceptance, to the board of aldermen of said city; said returns to be made within forty-eight hours of the close of the polls.

Returns to be made to the sec-retary of the commonwealth.

It shall be the duty of the board of aldermen of said city to certify, as soon as may be, the number of ballots cast in said city, and the number of ballots cast in favor of the acceptance of this act, and the number of ballots cast against said acceptance, to the secretary of the commonwealth.

The selectmen and the town clerk of the town of Brighton, shall as soon as may be, make a like return of the ballots cast in said town and the number of ballots cast in favor of acceptance of this act, and the number of ballots cast against said acceptance, to the secretary of the commonwealth.

Secretary to pub-lish certificate if of acceptance.

And if it shall appear that a majority of the votes cast in said city result is in favor and a majority of the votes cast in said town, respectively, are it favor of the acceptance of this act, the said secretary shall immediately issue and publish his certificate declaring this act to have been duly accepted.

Part of act to take effect on its passage.

SECT. 11. So much of this act as authorizes and directs the sub mission of the question of acceptance of this act to the legal voters of said city and said town, respectively provided for in the tenth section of this act, shall take effect upon its passage.

When to take effect if accepted.

SECT. 12. If this act shall be accepted, as herein provided, it shal take effect on the twelfth day of November, in the year eighteen hundred and seventy-three, so far as to authorize, legalize, and carry into effect, the acts and provisions of the sixth and seventh sections of this act; but for all other purposes, except as mentioned in section elever of this act, it shall take effect on the first Monday of January, in the year eighteen hundred and seventy-four.

May 21, 1873.

[1873, 368.]

## 1873. — CHAPTER 314.

AN ACT TO UNITE THE CITY OF BOSTON AND THE TOWN OF WEST ROXBURY Be it enacted, etc. :

West Roxbury annexed to Boston and to become part of Suffolk county.

Section 1. All the territory now comprised within the limits o the town of West Roxbury in the county of Norfolk, with the inhabi tants and the estates therein, is annexed to and made part of the city o Boston in the county of Suffolk, and shall hereafter constitute a part o the county of Suffolk, subject to the same municipal regulations, obliga tions, and liabilities, and entitled to the same immunities, in all respect as the said city of Boston: provided, however, that until constitution ally and legally changed, said territory shall continue to be, for the

Proviso.

purpose of electing members of the house of representatives, part of Election of the county of Norfolk, constituting the second representative district legislature, thereof; for the purpose of electing a senator, part of the first Nor-councillor, and member of confolk senatorial district; for the purpose of electing a councillor, part grees. of the third council district, and for the purpose of electing a representative in congress, part of congressional district number eight, as the same is now constituted.

All the duties now required by law to be performed by the selectmen Duties of selectmen, town clerk, and town clerk of said town, or either of them, pertaining to the and ward offelection of representatives in congress, state councillors, senators, cors. and members of the house of representatives, shall in like manner devolve upon and be performed by the board of aldermen and city clerk of said city.

It shall be the duty of the ward officers of the ward erected out of said territory as hereinafter provided, to make to the city clerk of said city a return of all votes that may be cast therein, from time to time, for representatives in congress, state councillors, senators, members of the house of representatives, and for all other national, state, dis-

trict, county, municipal, and ward officers.

SECT. 2. All the public property of said town shall be vested in, Public property and is declared to be the property of, said city. And said city shall Boston. succeed to all the rights, claims, causes of action, rights to uncollected taxes, liens, uses, trusts, duties, privileges, and immunities, of said The town treasurer of said town, on or before the second Treasurer of West Roxbury Monday of January, in the year eighteen hundred and seventy-four, to turn over under the direction of the selectmen of said town, who shall for this property, etc., to purpose and for all other purposes necessary to carry into full effect ton. the provisions of this act, continue to hold their offices, shall transfer, deliver, pay over, and account for, to the city treasurer of said city, all books, papers, moneys, and other property, in his possession as town treasurer of said town when this act takes effect; and said city shall become liable for and subject to all the debts, obligations, duties, responsibilities, and liabilities, of said town. All actions and causes of action which may be pending, or which shall have accrued at the time this act takes effect, in behalf of or against said town, shall survive, and may be prosecuted to final judgment and execution in behalf of or against said city.

SECT. 3. The several courts within the county of Suffolk, except Jurisdiction of the municipal court for the southern district of the city of Boston, and courts in Nor-folk and Suffolk the municipal court of the Dorchester district, after this act takes county. effect, shall have the same jurisdiction over all causes of action and proceedings in civil causes, and over all matters in probate and insolvency, which shall have accrued within said territory hereby annexed, that said courts now have over like actions, proceedings, and matters, within the county of Suffolk: provided, that the several courts within the county of Norfolk shall have and retain jurisdiction of all actions, proceedings, and matters, that shall have been rightfully commenced in said courts prior to the time when this act takes effect; and the supreme judicial court and the superior court within the county of Suffolk, after this act takes effect, shall have the same jurisdiction of all crimes, offences, and misdemeanors, that shall have been committed within the said territory, that the supreme judicial court and superior court within the county of Norfolk now have; but if, before this act takes effect, proceedings shall have been commenced in any of the courts within the county of Norfolk, for the prosecution of said crimes, offences, and misdemeanors, the said courts within the county of Norfolk shall have and retain jurisdiction of the same for the full, complete, and final, disposition thereof. All suits, actions, proceedings, complaints, and prosecutions, and all matters of probate

and insolvency, waich shall be pending within said territory before any court or justice of the peace, when this act takes effect, shall be heard and determined as though this act had not passed.

Territory to be part of district under jurisdic-tion of municipal court of Boston.

SECT. 4. Said territory shall be added to and constitute a part of the judicial district under the jurisdiction of the municipal court of the city of Boston. Said court shall have the same civil and criminal jurisdiction in said territory as it now has by law in its district as it now exists.

To constitute ard seventeen of Boston.

SECT. 5. The said territory shall constitute a ward of the city of Boston, to be called ward seventeen, and shall so remain until the alteration of the ward limits of the city of Boston, provided by law, and the ward so established shall be entitled to all the municipal and ward officers to which each of the other wards of said city is entitled, except as hereinafter provided.

Ward officers to be elected.

If this act shall be accepted as hereinafter provided, SECT. 6.

Amended. 1873, 368.

said territory shall, after the fourth day of November in the year eighteen hundred and seventy-three, constitute a ward of said city, to be called ward seventeen, for all the purposes mentioned in this section and in section seven of this act. And the board of aldermen of said city shall, in due season, issue their warrant for a meeting of the legal voters of said ward, to be held on the second Monday of December, in the year eighteen hundred and seventy-three, at some place within said ward, which shall be designated in said warrant, there, first, to choose a warden, clerk, and five inspectors of elections, for said ward, who shall hold their offices until the first Monday of January in the year eighteen hundred and seventy-four, and until others shall be chosen and qualified in their stead; second, to give in their ballots for the several municipal and ward officers for the year eighteen hundred and seventy-four, for which they shall be entitled to vote by virtue of the provisions of this act.

School com-mittee.

The voters of said ward shall designate, by their ballots cast at said meeting, the term of service for which each of the six school committee men who shall be chosen in said ward, shall serve, so that two of the number so chosen shall serve for three years, two for two years, and two for one year. The board of aldermen of said city shall prepare lists of all the legal voters in said ward, to be used at said meeting, and shall do all other things which they are now by law required to do in respect to like elections in other wards of said city; and at said meeting any legal voter of said ward may call the citizens to order, and preside until a warden is chosen and qualified. All ward officers whose election is provided for in the preceding section shall be qualified according to law. The citizens of said territory shall have the same right to vote for municipal officers, at the annual municipal election in said city, in the year eighteen hundred and seventythree, as they would have had if said territory had formed part of said city for more than six months next before said election.

Citizens may vote for municipal officers of Boston in 1873.

> SECT. 7. After the present municipal year the board of aldermen of the city of Boston shall consist of twelve members, and, in addition to the number of members of the common council otherwise provided for by law, the territory hereby annexed shall be entitled to elect two members of said council.

Entitled to two members of the common coun-

> SECT. 8. The several police-officers, watchmen, and firemen, in office in said town when this act takes effect, shall thereafter continue in the discharge of their respective duties, in the same manner as if they were police-officers, watchmen, or firemen, of said city, until others are appointed in their stead.

Police-officers. watchmen, and firemen, to con-tinue in discharge of their duties.

> All the interest which said town now has in the public SECT. 9. property of the county of Norfolk is released and acquitted to said county of Norfolk. Such portion of the debts and obligations of the

Interest in county property re-leased to Norfolk county.

county of Norfolk, existing when this act takes full effect, over and above the value of all the property belonging to said county, as should proportionally and equitably be paid by the inhabitants and property owners of said territory by this act annexed to said city, shall be paid by said city to said county of Norfolk; and the Boston to pay supreme judicial court shall have jurisdiction in equity to determine of debts of Northe amount (if any), and enforce the payment of the same upon a folk county. suit in equity in the name of said county, to be brought therefor within six months after this act goes into full operation, by the county commissioners of said county of Norfolk, if they deem such suit for the interest of said county; but no such suit shall be instituted after said six months.

Nothing contained in this act shall impair the obligation of con-Obligation of tracts; and the property and the inhabitants of said territory shall be impaired. continue liable to the existing creditors of the county of Norfolk in like manner as if this act had not been passed: provided, that if any Proviso. person, by reason of his being an inhabitant of or owning property in said territory, shall be compelled to pay any part of an existing debt or obligation of the county of Norfolk, the amount of such payment shall constitute a debt to him from said county as hereafter to be constituted, exclusive of said territory, and may be recovered in like manner as other debts against the county of Norfolk.

SECT. 10. This act shall not take full effect unless accepted by a Subject to acceptance by a majority of the legal voters of the city of Boston present and voting mijority vote by a majority of the legal voters of the city of Boston present and voting mijority vote by thereon by ballot, at meetings which shall be held in the several wand Boston. wards of said city, and also by a majority of the legal voters of the town of West Roxbury, present and voting thereon by ballot, at a meeting which shall be held in said town. All said meetings shall be held simultaneously on the seventh day of October of the present year, and upon notice thereof duly given at least seven days before the time of said meetings; and the polls shall be opened at nine o'clock in the forenoon of said day, and shall be closed at six o'clock in the afternoon. In case of the absence of any ward officer at any ward meeting in said city, held for the purpose aforesaid, or of any of the selectmen, or of the town-clerk, at any meeting in said town held for said purpose, a like officer may be chosen, pro tempore, by hand vote, and shall be duly qualified, and shall have all the powers, and be subject to all the duties, of the regular officer at said meetings. Said ballots shall be "yes" or "no," in answer to the question, Shall an act passed by the legislature of this commonwealth, in the

Sear eighteen hundred and seventy-three, entitled an act to unite The city of Boston and the town of West Roxbury,' be accepted?" Such meeting in said town shall be called, notified, and warned, by The selectmen of said town, in the same manner in which meetings For the election of town officers in said town are called, notified, and rearned; and such meeting in the city of Boston shall be called, noti**ed, and warned, by the board of aldermen of said city, in the same Example 1** and a second of municipal officers in

The ballots shall be assorted, counted, and declared, in the ward Result of ballot ing to be recording in which they are given in the city of Boston, in open ward ed. eneeting, and shall be registered in the ward records; and, in the ward of West Roxbury, the ballots shall be assorted, counted, and declared, in open town meeting, and shall be recorded upon the records of the town. The clerk of each ward in the city of Boston shall make return of all ballots given in his ward, and the number of ballots in favor of the acceptance of this act, and the number of ballots against said acceptance, to the board of aldermen of said city;

said city are called, notified, and warned.

said returns to be made within forty-eight hours of the close of the polls.

Returns to be monwealth.

It shall be the duty of the board of aldermen of said city, to certify, made to secre-tary of the com- as soon as may be, the number of ballots cast in said city, and the number of ballots cast in favor of the acceptance of this act, and the number of ballots cast against said acceptance, to the secretary of the commonwealth.

> The selectmen and town-clerk of the town of West Roxbury shall, as soon as may be, make a like return of the ballots cast in said town. and the number of ballots cast in favor of acceptance of this act, and the number of ballots cast against said acceptance, to the secretary of the commonwealth.

Secretary to issue certificate

And if it shall appear that a majority of the votes cast in said city, ifactis accepted, and a majority of the votes cast in said town, respectively, are in favor of the acceptance of this act, the said secretary shall immediately issue and publish his certificate, declaring this act to have been duly accepted.

Part of act to take effect upon its passage.

SECT. 11. So much of this act as authorizes and directs the submission of the question of acceptance of this act to the legal voters of said city and said town, respectively, provided for in the tenth section of this act, shall take effect upon its passage.

When to take effect, if accept-

SECT. 12. If this act shall be accepted as herein provided, it shall take effect on the fifth day of November, in the year eighteen hundred and seventy-three, so far as to authorize, legalize, and carry into effect, the acts and provisions of the sixth and seventh sections of this act; but for all other purposes (except as mentioned in section eleven of this act), it shall take effect on the first Monday of January, in the year eighteen hundred and seventy-four.

Proceedings in clare balloting

If any election or balloting upon the question of the case supreme judicial court de acceptance of this act, by either said city or said town, shall, within two months thereafter, be declared void by the supreme judicial court. upon summary proceedings, which may be had in any county on the petition of fifty voters of either said city or said town, the question of accepting said act shall be again submitted to the legal voters of said city or town, and a meeting therefor shall, within thirty days thereafter, be called, held, and conducted, and the votes returned, and other proceedings had thereon, in like manner as herein before provided, but no election or balloting shall be held void for informality, in calling, holding, or conducting the election, or returning the votes, or otherwise, except upon proceedings instituted therefor and determined within sixty days thereafter, as aforesaid.

May 29, 1873.

[1873, 868.]

### 1873. — CHAPTER 338.

AN ACT TO AMEND "AN ACT TO PROVIDE FOR THE REGULATION AND INSPECTION OF BUILDINGS, THE MORE EFFECTUAL PREVENTION OF FIRE, AND THE BETTER PRESERVATION OF LIFE AND PROPERTY IN BOSTON."

Be it enacted, etc.:

Amendment to 1871, 280, 4 2.

Section 1. The clause of section second, chapter two hundred and eighty, of the acts of eighteen hundred and seventy-one, defining a "tenement house," is amended in the fifth line thereof, by inserting the word "one" before the word "another."

SECT. 2. This act shall take effect upon its passage.

June 4, 1873.

## 1873. — CHAPTER 350.

AN ACT TO PROVIDE FOR THE CONVEYANCE OF BERKELEY STREET TO THE CITY OF BOSTON.

Be it enacted, etc.:

SECTION 1. The commissioners on public lands are hereby author- Commissioners ized and directed to convey to the city of Boston that part of Berketo convey, by ley street which is situated on the commonwealth's lands in the Back deed, Berkeley street to the city Bay, by deed in the same form as that executed by said commission- of Boston. ers, August twenty-third, eighteen hundred and sixty-six, and approved by the governor and council on the thirty-first day of August following. except that the words "may, so long as they shall deem it expedient," shall be omitted in the proviso, and the words "shall, until after ninety days' notice to the contrary," shall be inserted instead thereof.

SECT. 2. Chapter three hundred and thirty-eight of the acts of Repeal. the year eighteen hundred and sixty-seven is repealed.

SECT. 3. This act shall take effect upon its acceptance by the Subject to acceptance by aldermen of the city of Boston. board of aldermen of the city of Boston.

June 9, 1878.

### 1873. — CHAPTER 368.

AN ACT TO AMEND THE SEVERAL ACTS OF THE PRESENT YEAR FOR THE ANNEXATION OF WEST ROXBURY, BROOKLINE, AND BRIGHTON, TO THE CITY OF BOSTON.

Be it enacted, etc.:

Section 1. Section six of chapter two hundred and ninety, sec-Amendments to tion six of chapter three hundred and three, and section six of chap1873, 200, 9 6, ter three hundred and fourteen, of the acts of the year eighteen 1873, 314, 9 6. hundred and seventy-three, are amended, by striking from each of said sections, the words "second Monday of December," and inserting in place thereof the words "second Tuesday of December." SECT. 2. This act shall take effect upon its passage.

June 11, 1873.

[1878, 303, 314.]

### 1873. — CHAPTER 374.

AN ACT IN ADDITION TO "AN ACT RELATING TO THE FIRE DEPARTMENT OF THE CITY OF BOSTON."

Be it enacted, etc.:

SECTION 1. The officers and men of the fire department of the Fire department to have right of city of Boston, with the engines and apparatus thereof, shall have way in streets it the right of way, while going to a fire upon any alarm thereof through any street, lane, or alley, in the said city, subject to such rules and 104 Mass. 87. regulations as the city council may prescribe. Whoever wilfully and maliciously obstructs or retards the passage of such engines and apparatus while so going to a fire, as aforesaid, shall be punished by imprisonment in the jail not exceeding three months, or by fine not exceeding fifty dollars.

SECT. 2. The first section of chapter two hundred and sixty-two Amendment to of the acts of the year eighteen hundred and fifty is hereby amended 1850, 262, \$ 1. by adding at the end of the proviso thereto, the words "unless the

said city council shall, by ordinance, otherwise provide for their appointment."

SECT. 3. This act shall take effect upon its passage.

June 12, 1873.

「1850, 262. ]

## 1874. — CHAPTER 60.

AN ACT TO ESTABLISH THE BOARD OF REGISTRARS OF VOTERS OF THE CITY OF BOSTON, AND TO REGULATE THE PREPARATION AND REVISION OF THE VOTING-LISTS IN SAID CITY.

Be it enacted, etc.:

Board of registrans of voter to be appointed by the mayor and aldermen.

There shall be appointed by the mayor and aldermen SECTION 1. of the city of Boston, as soon as may be after the passage of this act, three able and discreet persons, inhabitants of said city, to be styled the Board of Registrars of Voters. One of said registrars shall hold his office for the term of three years, one for the term of two years, and one for the term of one year, from the first day of April in the year eighteen hundred and seventy-four. And annually thereafter, in the month of February or March, the mayor and aldermen shall appoint one person, qualified as aforesaid to be a registrar of voters, for the term of three years from the first day of April in the year of his appointment. And in case of a vacancy in the office of registrar by reason of death, resignation, or removal, the mayor and aldermen shall fill such vacancy by the appointment of a person qualified as aforesaid, to hold office for the residue of the term.

To perform all duties respect-ing preparation of voting-lists heretofore reand aldermen.

The registrars shall, in addition to the duties imposed upon them by this act, perform all and singular the duties devolved upon the mayor and aldermen or board of aldermen by any general quired of mayor or special laws which now are, or hereafter may be, in force, respecting the preparation, correction, revision, publication, and transmission to the ward officers, of the alphabetical lists of voters to be used at elections in said city; and all the powers so conferred, and all the duties and liabilities so imposed upon the mayor and aldermen, or board of aldermen, of said city in relation to the preparation, correction, revision, publication, and transmission, of said lists, are hereby conferred and imposed exclusively upon said registrars.

To be sworn.

Compensation.

The registrars shall, before entering upon the duties of SECT. 3. their office, take and subscribe an oath faithfully to perform the They shall receive such annual compensation as the city council may from time to time determine; but any reduction of compensation shall take effect upon such registrars only as shall be appointed after such reduction.

To appoint as-sistant regis-

The registrars shall annually, between the first day of SECT. 4. May and the first day of October, appoint assistant-registrars of voters, inhabitants of said city, not exceeding two for each ward, who shall be sworn by one of the registrars to the faithful discharge of their duties, and shall hold office for the remainder of the municipal year, unless sooner discharged by the registrars. They shall receive such compensation as the city council may from time to time determine; but such compensation shall not be regulated by the number of

Compensation

To prepare and publish lists of voters.

names registered on any list of voters. The registrars, and the assistant-registrars under their SECT. 5. direction, shall prepare, correct, revise, and publish, in accordance with this act, and with the laws of the commonwealth, the alphabetical lists of voters of each ward; and the collectors of taxes of said city shall make the return now required by law to be made to the

mayor and aldermen, to the board of registrars of voters; and all Collectors of assessors and collectors of taxes of said city shall furnish any infor-return to board mation in their possession, necessary to aid the registrars and assis-

tant-registrars in the discharge of their respective duties.

[The registrars shall, at least twenty days before the day To post lists in of the annual state election, cause printed lists of the voters in each twenty days be ward to be posted in three or more places in such ward, with notices fore state electhereon, stating the place and hours in which they or the assistant- 1877, 225, § 3. registrars for such ward will hold sessions to correct and revise the Such sessions shall be held in or near each ward, three or Substitute, 1880 more hours daily, for at least twelve days within the twenty days immediately preceding the annual state election, and in addition, six evening sessions, of at least two hours length each, shall be held within said twenty days. If the assistant-registrars refuse to place the name of any person on the voting-list, he may appeal to the board of registrars of voters.

SECT. 7. The registrars may make such rules and regulations, not To make rules and regulations contrary to law, for the government of the assistant-registrars, and for government for carrying out the provisions of this act, as they may deem necessary.

SECT. 8. The city council shall furnish office-room for the regis- To be furnished trars, and shall, when requested by them, provide in or near each room. ward a suitable room for their sessions.

SECT. 9. The registrars may remove any officer appointed by May remove any officer appoint them, may fill vacancies, and may make temporary appointments in ed by them. case of absence.

SECT. 10. No person who holds an office by election or appointing office under ment under the government of the United States, of the common-city state, or nawealth, or of the city of Boston, except justices of the peace and tion, to be appointed registrar officers of the militia shall be appointed registrar or assistant-regis- or assistant. trar; and the appointment or election of a registrar or assistantregistrar to any such office, and his acceptance thereof, shall be deemed to be a resignation of his office of registrar or assistant-registrar.

SECT. 11. Whoever gives a false name or a false answer to any Penalty for giv-registrar or assistant-registrar concerning any matter relating to the or false answer registration of voters, or to the right of any person to vote, shall to registrars. incur the same penalty which is provided by law for giving a false name or false answer to the selectmen of towns when in session to correct the list of voters.

SECT. 12. Any registrar or assistant-registrar who wilfully neg- Penalty for neglects or refuses to perform the duties of his office shall, for each duty. offence, forfeit a sum not exceeding two hundred dollars.

SECT. 13. This act shall take effect when accepted by the city Subject to acceptance by city council of the city of Boston.1 council.

March 10, 1874.

[1878, 248; 1879, 168; 1880, 225; 1881, 221.]

## 1874. — CHAPTER 61.

AN ACT TO INCORPORATE THE BOSTON PROTECTIVE DEPARTMENT.

Be it enacted, etc.:

SECTION 1. George A. Curtis, Joseph F. Hovey, Joseph W. Corporatora Kinsley, William B. Sears, Henry B. White, George F. Osborne, C. E. Guild, Charles E. Lane, John W. Porter, and all other officers for the time being of any incorporated company or association, and

Accepted by the city council, April 17, 1874.

Real and per-

any agent doing the business of fire insurance in the city of Boston, who may become associated with them and their successors, are hereby created a body corporate by the name of the "Boston Protective Department," with power to sue and be sued, and may hold by purchase, devise, or otherwise, real and personal property for the use of said corporation, to an amount not exceeding one hundred thousand dollars, and may sell and convey any part thereof, subject, however, to the laws of this state.

May maintain a corps of men to discover and prevent fires. whose appointment shall be subject to approval of fire commissioners.

Sect. 2. Said corporation shall have power to provide and maintain a corps of men, with proper officers, whose duty it shall be, so far as practicable, to discover and prevent fires; and whose appointment shall be subject to the approval of the board of fire commissioners: shall provide suitable apparatus to save and preserve life and property at or after a fire, and power is hereby granted to such corps and its officers to enter any building on fire, or which in their judgment is immediately exposed to, or in danger of taking fire from other burning buildings, to protect and save life and property therein, and to remove such property or any part thereof at or immediately after a fire: provided, however, that nothing in this act shall be so construed as to lessen in any way the authority of the officers or members of the Boston fire department, or to warrant or justify any interference with them in the performance of their duties, nor shall it in any way justify the owner of any building or personal property in the abandonment of his property.

Proviso.

Right of way through the streets while going to a fire. SECT. 3. The officers and men of the Boston protective department, with their teams and apparatus, shall have the right of way, while going to a fire, through any street, lane, or alley, in the city of Boston, subject to such rules and regulations as the city council and the fire commissioners may prescribe, and subject also to the rights of the Boston fire department, and any violation of the street rights of the Boston protective department shall be punished in the same manner as is provided for the punishment of violations of the rights of the Boston fire department in chapter three hundred and seventy-four of the acts of the year eighteen hundred and seventy-three.

Annual meetings of the corporation.

Insurance companies to have right to be represented. SECT. 4. In the month of March, eighteen hundred and seventyfour, and in the month of March of every year thereafter, there shall
be held a meeting of the corporation hereby created, of which ten
days' previous notice shall be inserted in at least two newspapers
published in the city of Boston, at which meeting each incorporated
insurance company or association doing business in the city of
Boston, whether its officers or its agents be members of this corporation or not, shall have the right to be represented by one of such
officers or agent, and each organization represented at such meeting
shall be entitled to one vote.

A majority of the whole number so represented shall have power to decide upon the question of sustaining the corps herein before mentioned, and of fixing the maximum amount of expenses which shall be incurred therefor during the fiscal year next to ensue; and the whole of such amount, or so much thereof as may be necessary, may be assessed upon the organizations belonging to this corporation, and upon all other organizations and agencies, as herein before mentioned, in proportion to the several amounts of premiums returned as received by each, as hereinafter provided, and such assessment shall be collectable by this corporation in any court of law in the state of Massachusetts.

Payment of expenses provided for. SECT. 5. To provide for the payment of persons employed, and to maintain the apparatus for saving life and property contemplated, this corporation is empowered to require a statement to be furnished semi-annually by all corporations, associations, underwriters, agents,

or persons, of the aggregate amount of premiums received for insuring property in the city of Boston, for and during the six months next preceding the thirtieth day of June and the thirty-first day of December of each year, which statement shall be sworn to by the president or secretary of the corporation or association, or by the agent or person so acting and effecting such insurance in said city, and shall be handed to the treasurer of this corporation, within thirty

days after the time to which such returns are to be made.

SECT. 6. It shall be lawful for the treasurer or other appointed Treasurer may officer of this corporation, within ten days after the first day of Jan-ment to be made uary and the first day of July, in each year, by written or printed by insurance companies. demand, signed by him, to require from every corporation, association, underwriter, agent, or person, engaged in the business of fire insurance in the city of Boston, the statement provided for in the last preceding section of this act; and every officer of such corporation or association, and every individual, agent, or underwriter, who shall, for thirty days after such demand, neglect to render the account, shall forfeit fifty dollars for the use of the corporation created by this act; and he shall also forfeit, for their use, five dollars in Penalty for negaddition for every day he shall so neglect after the expiration of the said thirty days; and such additional penalty may be computed and recovered up to the time of the trial of any suit for the recovery thereof, which penalty may be sued for and recovered, with costs of suit, in any court of record within this state.

SECT. 7. This act shall take effect upon its passage.

March 10, 1874.

[1881, 22.]

## 1874. — Chapter 89.

AN ACT IN RELATION TO THE ANNUAL REPORT OF THE COMMISSIONERS OF CEDAR GROVE CEMETERY.

Be it enacted, etc.:

Section 1. Section seven of chapter sixty-eight of the acts of the Annual report to be made in year eighteen hundred and sixty-eight is so amended that the com- May instead of missioners of the cemetery referred to in said act, now known as February. Cedar Grove cemetery, shall make the annual report required by said section, in the month of May instead of February in each year.

SECT. 2. This act shall take effect upon its passage.

March 24, 1874.

[1868, 68.]

#### 1874. — CHAPTER 114.

AN ACT IN ADDITION TO "AN ACT TO AUTHORIZE THE CITY OF BOSTON TO LAY OUT A PUBLIC STREET OR WAY ACROSS SOUTH BAY."

Be it enacted, etc.:

SECTION 1. The city of Boston is hereby authorized to lay out May lay out the way and construct the bridge authorized by the seventy-eighth struct bridge Chapter of the acts of the year eighteen hundred and sixty-nine, at across South any time within two years from the date of the passage of this act: provided, that the way hereby authorized, shall not be constructed Proviso. across any railroad at grade.

SECT. 2. Said city may, with the consent and approval of the May construct solid way, with board of harbor commissioners, construct said way solid, between the consent of har-

bor commis-

termini set forth in said act, within such limits, and upon such terms and conditions, as said board of harbor commissioners shall determine and prescribe.

SECT. 3. This act shall take effect upon its passage.

March 28, 1874.

[1869, 78, 447.]

#### 1874. — CHAPTER 139.

# AN ACT CONCERNING MALDEN BRIDGE.

Be it enacted, etc.:

Maiden bridge to be supported by city of BosSection 1. Chapter ninety-nine of the acts of the year eighteen hundred and fifty-nine, and chapter two hundred and sixty-six of the acts of the year eighteen hundred and sixty-nine, are repealed, and Malden bridge shall hereafter be supported by and be under the care and superintendence of the city of Boston.

SECT. 2. This act shall take effect upon its passage.

April 1, 1874.

#### 1874. — CHAPTER 167.

AN ACT IN RELATION TO THE BOSTON NORMAL SCHOOL IN THE CITY OF BOSTON.

Be it enacted, ect.:

Establishment of Boston normal school ratified and made valid. Section 1. The action of the city council and of the school committee of the city of Boston, in establishing and maintaining the school, called the Boston normal school, is ratified, confirmed, and made valid, to the same extent as if, prior to the establishment thereof, and during its continuance, and at the present time, the said city council, and said school committee, or either of them, had authority to establish and maintain the same; and the said school committee shall have the same power to maintain and continue the said normal school as they have now to maintain and continue the other public schools of said city.

SECT. 2. This act shall take effect upon its passage.

April 15, 1874.

T1882, 186.7

## 1874. — CHAPTER 175.

AN ACT TO AUTHORIZE A NEW BRIDGE BETWEEN BOSTON AND CAM-BRIDGE.

Be it enacted, etc.:

May build bridge between Boston and Cambridge.

SECTION 1. The cities of Boston and Cambridge are authorized to lay out, make, and maintain, a new avenue from Brattle square in said Cambridge across Charles river to some point on Market street in ward nineteen in said Boston, and to build and maintain a bridge across said river, which shall be a part of said avenue.

Each city may take land within its own limits. SECT. 2. Each of said cities may, within its own limits, take land for said avenue in the same manner as lands are taken therein for laying out highways, with the same right to all parties to appeal to a jury, and betterments may be assessed in each city as in the case of other ways.

SECT. 3. Said bridge shall have a draw with a clear opening of Draw to have a thirty-eight feet for the free passage of vessels, and the authority thirty-eight feet. hereby given to build said bridge is given subject to the provisions of chapter one hundred and forty-nine of the acts of the year one P.S. 19.

thousand eight hundred and sixty-six.

SECT. 4. Each of said cities shall bear the expense of laying out, Expense of making, and maintaining, that part of said avenue on its own side of and maintaining the channel, but the expense of making, maintaining, and operating, draw. said draw shall be borne equally by said cities. And the care and management of said bridge and draw shall be vested in the board of commissioners provided for in section six of chapter three hundred and two of the acts of eighteen hundred and seventy.

SECT. 5. This act shall take effect upon its acceptance by the city councils of Boston and Cambridge.

April 15, 1874.

## 1874. — CHAPTER 196.

## AN ACT TO AUTHORIZE THE CITY OF BOSTON TO IMPROVE STONY BROOK AND ITS TRIBUTARIES.

Be it enacted, etc.:

SECTION 1. The city of Boston, for the purpose of surface Boston may drainage, may remove obstructions in or over Stony brook and the remove obstructions in Stony Tributaries thereof, so far as the said brook and tributaries flow brook. within the limits of said city; may divert the water, and alter the course and deepen the channel thereof; and, the more effectually to May take land make said improvements, may take or purchase land, not exceeding channel. four rods in width, on either side of the present channel of said brook and of its tributaries, or of any channel into which said waters may be diverted within the limits of said city. Said city shall, within To file in registry of days from the time they shall take any of said lands, file, in the description of office of the registry of deeds for the county of Suffolk, a description land taken.
120 Mass. 596. of the land so taken, as certain as is required in a common conveyance of land, and a statement that the same are taken in pursuance of the provisions of this act; which statement shall be signed by the mayor of said city; and the title to all land so taken shall vest in said city.

SECT. 2. Any person injured in his property by any of the acts Damages to be done by said city, under the first section of this act, shall, upon board of application to the board of aldermen of said city, have compensation aldermen. therefor, the amount thereof to be determined by said board of al-And said board of aldermen shall finally adjudicate upon the question of damages, within thirty days after the filing of said application, unless the parties agree in writing to extend the time. In case damages are awarded, payment shall be made forthwith by said city.

SECT. 3. If the applicant is aggrieved, either by the estimate of If applicant for damages is his damages, or by a refusal or neglect within thirty days to estimate aggreeved he the same, he may, within three months from the expiration of said may apply for a thirty days, or of the extended time as provided in the second section, apply for a jury and have his damages assessed in the manner provided when land is taken in laying out highways. If the damages are increased by the jury the damages and costs shall be paid by the city, otherwise the costs arising on such application shall be paid by the applicant.

SECT. 4. All the expenses of improving said brook and its tribu- Damages to be taries, authorized by this act, including all damages paid under the preceding sections, shall be paid by said city. But the board of Estates may be aldermen of said city may assess upon the estates bordering upon betterments.

said brook, as the same now is or shall be after said improvement, and its tributaries, the expenses incurred by them, in proportion to the benefit which they may adjudge said estates to have received by said improvements.

Assessments to constitute a lien on the real estate.

SECT. 5. All assessments made under the fourth section of this act shall constitute a lien on the real estate assessed, for one year after they are laid, and may, together with all incidental costs and expenses, be levied by sale thereof (except as provided in the sixth section of this act), if the assessment is not paid within three months after a written demand of payment, made either upon the person assessed, or upon any person then occupying the estate, or posted upon the premises; such sale to be conducted in like manner as sales for the non-payment of taxes.

Assessments may be apportioned if owner desires. SECT. 6. If the owner of any estate, assessed as provided in the fifth section, desires to have the amount of said assessment apportioned, he shall give notice thereof in writing to the board of aldermen, at any time before or within twenty days after a demand is made upon him for the payment thereof; and said board of aldermen shall thereupon apportion the said amount into three equal parts, which apportionment shall be certified to the assessors, and the assessors shall add one of said equal parts to the annual tax of said estate each year for the three years next ensuing.

Person aggrieved may petition for a jury. SECT. 7. Any person aggrieved by the assessment made under the fourth section of this act may, within three mouths after a written demand for payment, as provided in the fifth section of this act, petition for a jury in the same manner as appeals are made when land is taken in laying out highways. If the assessment is not confirmed by the jury the costs of the application shall be paid by the city, otherwise the same shall be paid by the applicant.

Brook in the city to be under control of the city. SECT. 8. When the improvements authorized by this act shall have been completed, that part of Stony brook and its tributaries flowing within said city shall be and remain under the control of said city.

Streams flowing into brook not be to restrained. Boston Belting Company. SECT. 9. This act shall not be construed to authorize the said city to restrain or dam up any of the streams now flowing into Stony brook or into the tributaries thereof. Neither shall it authorize any interference with the estate owned by the Boston Belting Company or its rights in said brook as to the use and purity of its waters.

Sect. 10. This act shall take effect upon its passage.

April 24, 1874.

[1868, 223; 1870, 220; 1871, 840.]

## 1874. — CHAPTER 220.

AN ACT TO ANNEX A PORTION OF THE TOWN OF BROOKLINE TO THE CITY OF BOSTON.

Be it enacted, etc.:

Portion of Brookline annexed to Boston. Section 1. All the territory now comprised within the limits of the town of Brookline in the county of Norfolk, with the inhabitants and estates therein situated, northerly of the southerly line of Brighton avenue, is hereby annexed to, and made a part of, the city of Boston, in the county of Suffolk, and shall hereafter constitute a part of the county of Suffolk, subject to the same municipal regulations, obligations, and liabilities, and entitled to the same immunities in all respects, as the said city of Boston: provided, however, that, until constitutionally and legally changed, said territory, including any part of the city of Boston which has been set off from Brookline since the last census,

Proviso.

shall continue to be, for the purpose of electing members of the house of representatives, part of the county of Norfolk, constituting part of the fifteenth representative district thereof; for the purpose of electing a senator, part of the first Norfolk senatorial district; for the purpose of electing a councillor, part of the third council district; and for the purpose of electing a representative in congress, said territory shall continue to be part of congressional district number

eight, as the same are now constituted.

All the duties now required by law to be performed by the select-Duties required of selectmen and men and town clerk of the town of Brookline, or either of them, per-clerk of Brooktaining to the votes cast by the voters residing upon said territory for line to devote upon addresses at the councillors, constant and members and me representatives in congress, state councillors, senators, and members and clerk of of the house of representatives, shall in like manner devolve upon and Boston. be performed by the board of aldermen and the city clerk of the city of Boston; and the said city clerk shall make returns and meet with the town clerk of the town of Brookline, for the purpose of ascertaining the result of the election of representatives for said fifteenth representative district and making certificates of the same, at noon on the day following said election, at the town clerk's office in said Brookline.

SECT. 2. The inhabitants of the said territory shall be holden to Inhabitants to pay all arrears of taxes which have been legally assessed upon them taxes. by the town of Brookline, and all taxes heretofore assessed and not collected shall be collected and paid to the treasurer of the town of Brookline in the same manner as if this act had not been passed.

SECT. 8. The several courts within the county of Suffolk, except Jurisdiction of the municipal court for the southern district of the city of Boston, the municipal court for the Dorchester district of the city of Boston, and the municipal court for the Charlestown district of the city of Boston, after this act takes effect, shall have the same jurisdiction over all causes of action and proceedings in civil causes, and over all matters in probate and insolvency, which shall have accrued within said territory hereby annexed, that said courts now have over like actions, proceedings and matters within the county of Suffolk: provided, how- Proviso. ever, that the several courts within the county of Norfolk shall have and retain jurisdiction of all actions, proceedings, and matters, that may be rightfully commenced in said courts prior to the time when this act takes effect; and the supreme judicial court, and the superior court, within the county of Suffolk, after this act takes effect, shall have the same jurisdiction of all crimes, offences, and misdemeanors, that shall have been committed within the said territory, that the supreme judicial court and superior court within the county of Norfolk now have; but if, before this act takes effect, proceedings are commenced in any of the courts within the county of Norfolk for the prosecution of said crimes, offences, and misdemeanors, the said courts within the county of Norfolk shall have and retain jurisdiction of the same for the full, complete, and final, disposition thereof. suits, actions, proceedings, complaints, and prosecutions. and all matters of probate and insolvency, pending within said territory before any court or any justice of the peace when this act takes effect, shall be heard and determined as though this act had not been passed.

SECT. 4. Said territory shall be added to and constitute a part of Judicial district the judicial district under the jurisdiction of the municipal court of of Brighton. the Brighton district. Said court shall have the same civil and criminal jurisdiction in said territory as it now has by law in its district as it now exists.

Sect. 5. The said territory shall constitute a part of ward nineteen Ward nineteen in the city of Boston, and shall so remain until the alteration of the in Boston. ward limits of the city of Boston provided by law.

Obligations of contracts not to be impaired.

Proviso.

SECT. 6. Nothing contained in this act shall impair the obligations of contracts; and the property and inhabitants of said territory shall continue liable to the existing creditors of the county of Norfolk, in like manner as if this act had not been passed: provided, that if any person by reason of his being an inhabitant of, or owning property in, said territory shall be compelled to pay any part of an existing debt or obligation of the county of Norfolk, the amount of such payment shall constitute a debt to him from said county, as hereafter to be constituted, exclusive of said territory, and may be recovered in like manner as other debts against the county of Norfolk.

Brookline not to be deprived of rights of drainage.

SECT. 7. This act shall not be construed to divest or deprive the town of Brookline of any legal rights of drainage which it now possesses nor of any powers or authority which it now enjoys under chapter seventy-one of the acts of the year eighteen hundred and sixtyseven, entitled "An act concerning drains and sewers in the town of Brookline," with respect to any of the territory herein before described.

Sect. 8. This act shall take effect upon its passage.

May 8, 1874.

## 1874. — CHAPTER 259.

AN ACT IN RELATION TO THE CHARLES RIVER AND WARREN BRIDGES.1 Be it enacted, etc.:

Care of bridges vested in Bos-

SECTION 1. The care, management, and maintenance, of the Charles river and Warren bridges is hereby vested in the city of Boston.

Bridges to be maintained as highways by Boston.

SECT. 2. The city of Boston shall maintain the said bridges as public highways at its own expense, and in accordance with such ordinances as the city council of said city may establish.

SECT. 3. Nothing in this act shall release the Middlesex Railroad road Company not to be released Company from any legal obligation now existing, to maintain and from obligation keep in repair any portion of said bridges, or from any liability for loss or injury that any person may sustain by reason of any carelessness, neglect, or misconduct, of its agents or servants in the construction, management, or use, of its tracks on said bridges.

Repeal.

Chapter three hundred and three of the acts of the year eighteen hundred and seventy, and all other acts and parts of acts inconsistent herewith are repealed.

SECT. 5. This act shall take effect upon its passage.

May 22, 1874.

[1880, 125; 1882, 138; 1883, 140; 1884, 327.]

#### 1874. — CHAPTER 277.

AN ACT TO CHANGE THE BOUNDARY LINE BETWEEN BOSTON AND NEWTON.

Be it enacted, etc.:

Boundary line changed between Boston and Newton.

Section 1. The boundary line between the cities of Boston and Newton is hereby changed and established as follows: beginning at the stone monument at the intersection of the present boundary line between Boston and Newton with the present boundary line between Boston and Brookline, thence running south-westwardly on said lastmentioned boundary line as continued between Brookline and Newton, seven hundred and thirty-five feet, to a stone boundary post; thence

turning and running north-westwardly seven hundred and ninety-four feet, to a stone bound on the westerly line of Beacon street; thence north-westwardly on said last-mentioned line continued, two hundred and twenty-seven and six-tenths feet to a stone tangent post; thence north-westwardly on a curved line of nine hundred and eighty feet radius, three hundred and thirty-five feet and four-tenths of a foot, to a stone tangent post; thence north-westwardly two hundred and forty-three fect and seven-tenths of a foot, to a stone tangent post; thence on a curved line of eight hundred and sixty-two feet radius, six hundred and twenty-nine feet and six-tenths of a foot, to a stone tangent post; thence westwardly twelve hundred and twentyone feet, to a stone bound; all the above-described lines, except the first two, being the south-westerly and southerly boundary lines of Beacon street; thence turning and running northwardly and crossing Beacon street, five hundred and fifty-three feet to a stone bound; thence northwardly one hundred and sixty-four feet and eight-tenths of a foot, to a stone bound; thence northwardly two hundred and sixty-three feet and four tenths of a foot, to a stone bound: thence northwardly one hundred and seventy-four feet and five-tenths of a foot. to a stone bound; thence northwardly three hundred and ninetysix feet and seven-tenths of a foot, to a stone bound; thence northwardly two hundred and fifty-three feet, to a stone bound; thence north-eastwardly one hundred and fifty-seven feet and eight-tenths. of a foot, to a stone bound; thence eastwardly one hundred and five feet, to a stone bound; thence eastwardly sixty-six and one-half feet, to a stone bound; thence castwardly five hundred and thirty-seven feet, to a stone bound; thence northwardly one hundred and sixtysix feet, to a stone bound on the southerly line of Ward street in said Newton; the eleven last-described lines being the division lines between land of the city of Boston, the land of Amos A. Lawrence, and land late of Daniel Knowles; thence eastwardly on said southerly line of Ward street, thirty-four feet and two-tenths of a foot, to a stone bound; and thence eastwardly on the same, seventy-nine feet to a stone post on the boundary line between Boston and Newton. The new boundary line is laid down, in red lines, on a plan thereof, dated March, eighteen hundred and seventy-four, deposited in the office of the secretary of the commonwealth.

SECT. 2. All petitions now pending before the county commis- Petitions for sioners of Middlesex county for laying out highways situated entirely ways to beheard within the territory hereby transferred from Newton to Boston, shall be heard and adjudicated by the street commissioners of the city of be heard and adjudicated by the street commissioners of the city of Boston. Boston in the same manner as if said petitions had been originally presented to said street commissioners.

SECT. 3. This act shall take effect upon its passage.

May 29, 1874.

#### 1874. — CHAPTER 286.

AN ACT RELATING TO PARKER STREET, KNOWN AS THE CROSS DAM, IN THE CITY OF BOSTON.

Be it enacted, etc.:

SECTION 1. The commissioners of public lands shall have full Parker street, to Dower and authority, with the approval of the governor and council, repaired. to act for and in behalf of the commonwealth in causing that portion Of Parker street, in the city of Boston, which belongs to the commonwealth, or any part thereof, to be placed in a condition safe and Convenient for the public travel, and in repairing and widening and grading said portion of that street, or any part thereof, as they may

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## 1874. — CHAPTER 387.

AN ACT IN ADDITION TO "AN ACT TO AUTHORIZE THE CITY OF BOSTON TO LAY OUT A PUBLIC STREET OR WAY ACROSS SOUTH BAY."

Be it enacted, etc.:

Section 1. If any difference of opinion shall arise between the Grade of street city of Boston and the New York and New England Railroad Combay at crossing pany with reference to the grade at which the way authorized by the with New York seventy-eighth chapter of the acts of eighteen hundred and sixty. Variable 19 seventy-eighth chapter of the acts of eighteen hundred and sixty- England railnine, and by the one hundred and fourteenth chapter of the acts of road. eighteen hundred and seventy-four, shall cross the tracks of said railroad, or as to the raising or lowering the said way, or the tracks of said railroad, or as to the relative grade of said way and said railroad, either party may apply to the board of railroad commissioners, and thereupon said board shall as soon as possible fix the grade of said railroad at the place where said way shall cross it so as to enable the said city to lay out said way under said railroad at no lower grade, or to lay out said way over said railroad at no higher grade, than the public interests require.

SECT. 2. The said railroad company shall, at its own expense, change Railroad to the grade of said railroad to conform to the grade fixed by said board directed by of railroad commissioners, within one year after the fixing of said commissioners. grade; and the said city shall build at its own expense an iron bridge for said crossing, to the satisfaction of said board, and of sufficient width for a double track; and the expense of maintaining and repairing the abutments of said bridge shall thereafter be borne by said city.

SECT. 8. The supreme judicial court shall have jurisdiction in Supreme judicial court to equity to compel compliance with all orders, decrees, and judgments, have jurisdiction of the said board of railroad commissioners made under the authority in equity. of this act.

SECT. 4. Nothing in this act shall prevent the said city and the City and railsaid railroad company from entering into an agreement with reference into an agreeto the grade of said railroad and of said way: provided, said way ment, provided, shall not cross said railroad at grade.

June 30, 1874.

[1869, 78, 447; 1874, 114.]

## 1874. — CHAPTER 400.

AN ACT TO AUTHORIZE THE CITY OF BOSTON TO OBTAIN A FURTHER SUPPLY OF PURE WATER AND ESTABLISH AND MAINTAIN RESERVOIRS FOR THE STORAGE OF WATER IN THE MYSTIC VALLEY.

Be it enacted, etc.:

SECTION 1. The city of Boston is hereby authorized, by and through City of Boston the agency of the Boston water board, or by and through any other from the valley agency which shall be established therefor, to take, hold, and convey of the Mystle, to, into, and through, said city any or all the water belonging to the water-shed or valley of the Mystic, so called, not hitherto granted, or which flows or drains, directly or indirectly, into Mystic pond or Mystic river, and from time to time to establish and maintain reservoirs for the storage of any or all such waters, or any or all waters flowing into or lying in the Mystic pond or river which have not been otherwise granted, and for that purpose said city may take and hold, by purchase or otherwise, any water-rights, lands, and real estate, necessary for building and maintaining said reservoirs, or for the erection

Proviso.

of dams, buildings, water-courses, aqueducts, machinery, or appliances, with their accessories, for conducting, purifying, storing, elevating, and distributing, water; and may also take and hold any land on the margin of said sources of supply, not exceeding five rods in width from the high-water mark of said river, pond, or storage-reservoirs, so far as may be necessary for the storage, preservation, and purity, of the same, for the purpose of furnishing a supply of pure water to the city of Boston: provided, that the city of Somerville, and the towns of Woburn, Stoneham, Winchester, Arlington, Medford, and Malden, or either of them, having previously obtained authority to supply themselves with pure water, may take the waters of any natural basin or artificial reservoir belonging to the city of Boston, within the limits of said municipalities, in the manner and upon the terms to be agreed upon with said city of Boston; and, in case of a failure to agree upon such manner and terms, either party may petition the supreme judicial court for the appointment of a commission of three suitable persons, who shall hear the parties, and determine the manner of taking said waters, and the compensation to be paid to the said city of Boston therefor, upon the basis of a proper and just apportionment of the expense of rendering the same available; and provided, further, that the said city of Boston shall not raise the waters of Horn pond more than six feet above the present mean high-water level, nor draw the same below the present level of low-water; neither shall any lands south of Cross street, in the town of Winchester, be flowed to a greater extent than is at present authorized by law.

Proviso.

May erect dams, and increase height of and trengthen exteling dams.

SECT. 2. For the purposes of this act said city may from time to time erect and maintain dams, and may increase the height of and strengthen and maintain existing dams to raise the water, or to form storage-reservoirs; may make and maintain reservoirs within and without said city; may erect and maintain buildings and machinery for elevating the water, and lay down pipes for conducting the same; may build and maintain filters, conduits, and sewers, or other means of purifying the water, or of diverting impurities from the same.

And the said city may, for the purposes aforesaid, carry and conduct any conduit, aqueduct, water-main, or other work, by it to be made and constructed, under or over any water-course or any street, turnpike road, railroad, highway, or other way, in such manner as not to unnecessarily obstruct or impede travel thereon; and may enter upon and dig up any such road, street, or way, for the purpose of laying down or constructing conduits, aqueducts, water-mains, or pipes, and for maintaining and repairing the same; and, in general, may do any other acts and things necessary or convenient and proper for the purposes of this act.

Change of grade, etc., of Boston and Lowell railroad.

Said city of Boston may also, with the consent of the directors of the Boston and Lowell Railroad Corporation, change the grade or location of so much of said railroad as is situated in the Mystic valley, or with the consent of the county commissioners of Middlesex county, or the surveyors of highways in the towns where such reservoirs are to be constructed, change the grade or location of any

highway, public street, or way of travel.

Said city of Boston, in entering upon and digging up any such highway, road, street, or way of public travel, shall be subject to such reasonable regulations as shall be made by the selectmen of the towns wherein such work shall be performed, for the protection of their rights of drainage and sewerage therein; but any person or town using the conduits or sewers of said city for the purpose of drainage, shall bear a proportional part of the expense of constructing and maintaining the same.

SECT. 3. The city of Boston shall be liable to pay all damages Liability for damages. that shall be sustained by any persons in their property, by the taking of or injury to any land, water, or water-rights, or by the flowage of the lands of any persons, or by the interference with or injury to any use or enjoyment of any of said water to which any person, at the time of such taking, is legally entitled, or by any other doings under this act; and in regard to such taking, injury, interference, and flowage, and the ascertainment and payment of all such damages, the said city of Boston and all persons claiming damages shall have all the rights, immunities, and remedies, and be subject to all the duties, liabilities, and regulations, which are provided in the one hundred and sixty-seventh chapter of the acts of the year eighteen hundred and forty-six and the three hundred and sixteenth chapter of the acts of the year eighteen hundred and fifty.

SECT. 4. Whenever the city of Boston shall dig up any street or Streets and ways way. as aforesaid, it shall restore the same in as good order and as good condi-condition as the same shall be in when such digging commenced; and the same shall at all times indemnify and save harmless menced. the several towns within which such street or way may be, against all damages which may be recovered against them respectively, and shall reimburse to them all expenses which they shall incur by reason of any defect or want of repair in any street or way caused by the construction of any of said works, or laying of said pipes, or by the maintaining or repairing the same: provided, that said city shall have due and reasonable notice of all claims for such damages or injury, and opportunity to make a legal defence thereto.

SECT. 5. If any person or persons shall wantonly or maliciously Penalty for divert the water, or any part thereof, of any of the rivers, ponds, diverting water, streams, or water sources, which shall be taken by the city pursuant or rendering the to the provisions of this act, or shall corrupt the same, or render it impure, or destroy or injure any dam, aqueduct, pipes, conduit, hydrant, machinery, or other property held, owned, or used, by the said city, by the authority and for the purposes of this act, every such person or persons shall forfeit and pay to the said city three times the amount of damages that shall be assessed therefor, to be recovered in any proper action. And every such person or persons may, moreover, on indictment and conviction of either of the wanton and malicious acts aforesaid, be punished by fine not exceeding one thousand dollars, and imprisonment not exceeding one year, or by confinement to hard labor in the state prison for a term not exceeding ten years.

SECT. 6. For the purpose of defraying all the costs and expenses Boston may incurred under this act, the said city of Boston is authorized to issue issue bonds to its bonds to such an amount of more bonds to such a such as a more bonds to such a such as a more bonds to such a such as a more bonds to such its bonds to such an amount as may be necessary therefor, but not etc. exceeding the cost and expenses incurred under this act, bearing interest at the rate of six per centum per annum; and said interest shall be payable semi-annually, and the principal shall be payable at periods not more than forty years from the issuing thereof; and said bonds shall be known as Mystic water bonds of the city of Boston. And the said city may sell the same or any part thereof, from time to time, by public or private sale, or pledge the same for money borrowed for the purposes aforesaid, on such terms and conditions as it shall deem proper.

SECT. 7. Nothing contained in the last preceding section shall be Not prohibited construed to prohibit the city of Boston from making temporary temporary loans for the purposes therein set forth, to be redeemed within five loans. years by the said Mystic water loan: provided, that the amount of said loan shall in no case exceed the amount authorized by said section.

Subject to acceptance by city council. SECT. 8. This act shall take effect upon its acceptance, within two years from its passage, by a vote of the city council of said city of Boston.

June 80, 1874.

[1846, 167; 1849, 187; 1850, 316; 1870, 216; 1871, 159.]

## 1875. — CHAPTER 73.

AN ACT IN RELATION TO THE OVERSEERS OF THE POOR IN THE CITY OF BOSTON.

Be it enacted, etc.:

May hold \$300,000 additional real and personal estate. Statutes and ordinances (ed. 1876), p. 545. SECTION 1. The Overseers of the Poor in the City of Boston, a corporation duly established by law, are hereby authorized to hold real and personal estate not exceeding in value three hundred thousand dollars, in addition to the real and personal estate which they are authorized to hold by an act passed on the twenty-fifth day of April, in the year seventeen hundred and seventy-two, entitled, "An act for incorporating the overseers of the poor, in the town of Boston."

SECT. 2. This act shall take effect upon its passage.

March 27, 1875.

[1772, 8.]

## 1875. — CHAPTER 80.

AN ACT TO ESTABLISH THE BOSTON WATER BOARD.

Be it enacted, etc.:

Boston water board established.

Section 1. The city council of the city of Boston may establish, by ordinance, a water board, to be known as the Boston water board, consisting of three able and discreet persons, to be appointed by the mayor, with the advice and consent of the city council, and to receive such compensation as the city council may from time to time The said board may be empowered by said city council to exercise all or any of the powers conferred by the statutes of the commonwealth upon the city of Boston, with reference to supplying said city with water, or of the Cochituate and Mystic water boards; and also to act as the agent of the city of Boston in doing any or all things which the city is now authorized to do in relation to the taking of lands, water-rights, and other property, and the establishment and maintenance of works and appliances for supplying the city of Boston or other cities and towns with pure water. Said board may also establish and regulate the price or rents for the use of said water, subject to the provisions of sections twelve and thirteen of chapter one hundred and sixty-seven of the acts of the year eighteen hundred and forty-six; and the words, "Boston water scrip" in said sections shall be construed to include the whole amount of outstanding loans representing the cost of the water works.

1 Allen 361.

104 Mass. 95.

Cochituate and Mystic water boards to be

abolished.

SECT. 2. The Cochituate water board and the Mystic water board shall, upon the appointment of the Boston water board, as provided in the first section of this act, be thereby abolished; and the said Boston water board shall, so far as the city council of said city may by ordinance prescribe, succeed to all the powers and duties formerly vested in said Cochituate water board and Mystic water board.

The salaries of the members of the Boston water board Salaries not to SECT. 3. The salaries of the memories of the salaries of the diminished during the terms for which they are respectively approximately which approximately a tively appointed.

pointed.

SECT. 4. Chapter one hundred and seventy-nine of the acts of the Repeal of 1874, year one thousand eight hundred and seventy-four is hereby repealed. 179.

SECT. 5. This act shall take effect upon its passage.

March 81, 1875.

[1846, 167; 1861, 105.]

## 1875. — CHAPTER 127.

AN ACT TO AUTHORIZE THE TOWN OF BROOKLINE TO SUPPLY WATER TO THE CITY OF BOSTON.

Be it enacted, etc.:

SECTION 1. The town of Brookline may from its source of supply, Brookline may or from pipes leading therefrom, sell to the city of Boston such quan-Boston. tity of water, for such time and on such terms as may be agreed on between said city and said town: provided, that said city shall first Province signify its desire to purchase such water by a vote of its common council and board of aldermen, approved by the mayor of said city; and that said town shall first signify its desire to sell the same by a vote of its inhabitants at a meeting duly warned for that purpose.

SECT. 2. The city of Boston by its common council, and the town Contract may of Brookline at any meeting of its inhabitants, may each authorize be executed to any person to execute in its behalf a suitable contract for carrying effect. into effect any votes passed under the first section of this act.

Sect. 3. The vote of the said town in relation to taking water Vote confirmed from Charles river, passed on the twenty-second day of April in water from the year eighteen hundred and seventy-four, fixing the amount of Charles river. water to be taken by said town from said river at a million and a half gallons a day, is hereby ratified and confirmed.

SECT. 4. This act shall take effect upon its passage.

April 15, 1875.

## 1875. — CHAPTER 168.

AN ACT TO AMEND CHAPTER ONE HUNDRED AND SEVENTY-SEVEN OF THE ACTS OF THE YEAR EIGHTEEN HUNDRED AND SEVENTY-TWO, AUTHORIZING THE CITY OF BOSTON TO OBTAIN AN ADDITIONAL SUP-PLY OF PURE WATER.

Be it enacted, etc.:

Section 1. Section four of chapter one hundred and seventy-Amendment to seven of the acts of the year eighteen hundred and seventy-two is 1872, 177, § 4. hereby amended by adding after the word "pond" in the eleventh line,' the words "or the inhabitants of the town of Hopkinton, from taking from the Sudbury river and its tributaries."

SECT. 2. This act shall take effect upon its passage.

May 1, 1875.

[1872, 177.]

¹ In the ninth line of this reprint.

#### 1875. — CHAPTER 176.

AN ACT CONCERNING THE TREASURER OF THE CITY OF BOSTON, AND TO ESTABLISH THE OFFICE OF COLLECTOR OF TAXES FOR SAID CITY.

Section 1. The treasurer of the city of Boston shall hereafter be

clected annually in the month of May or June by concurrent vote of

both branches of the city council. He shall continue to exercise all

Be it enacted, etc.:

City treasurer may be elected by concurrent vote.

ote.

Collector of taxes to be elected, by concurrent vote, in May or June.

Removal.

the powers now by law belonging to his office, except those hereinafter given to the collector of the city of Boston; and he may be removed by the mayor, with the approval of the city council.

SECT. 2. There shall be elected annually in the month of May or June, by concurrent vote of both branches of the city council, a suitable person to be collector of the city of Boston, who shall hold his office until his successor is chosen and qualified. Said collector shall

June, by concurrent vote of both branches of the city council, a suitable person to be collector of the city of Boston, who shall hold his office until his successor is chosen and qualified. Said collector shall have the powers now possessed by the treasurer of said city as collector of taxes, and shall also collect and receive all assessments, betterments, rates, dues, and money payable on any account to the city of Boston or the county of Suffolk, and shall have all the powers with respect to such collections now possessed by the treasurer of said city, and shall pay over any and all money received by him to said treasurer, within twenty-four hours after receiving the same, taking said treasurer's receipt therefor in duplicate; and shall file with the auditor of accounts of said city the duplicate copy of the same. He shall give bond with such surcties and in such sum, and shall receive such compensation, as the city council shall determine; and he may be removed by the mayor with the approval of the city council.

Removal.

Fees and commissions on collection of taxes, etc., to be paid into city treasury. SECT. 3. All fees, charges, and commissions, of every kind and description allowed by law for the collection of taxes, betterments, rates, and assessments, of every kind, to any person or persons authorized to collect the same within the city of Boston, shall, after the first day of September eighteen hundred and seventy five, be collected and paid by such persons into the treasury of the city of Boston, and shall become the property of said city. The said city is hereby authorized to pay to such persons such compensation for their services as the city council shall from time to time determine.

SECT. 4. This act shall take effect upon its acceptance by the city council of the city of Boston.

May 8, 1875.

[1802, 7; 1803, 15; 1807, 134; 1878, 176; P.S. 23, § 3.]

#### 1875. — CHAPTER 184.

AN ACT TO ANNEX A PART OF THE CITY OF BOSTON TO THE CITY OF NEWTON.

Be it enacted, etc.:

Part of Boston annexed to Newton. SECTION 1. That part of the city of Boston in the county of Suffolk, contained within the lines described as follows: beginning at a stone bound near the south bank of Charles river on the premises of William Parsons, at the present dividing line between Boston and Newton; thence running south eleven degrees twenty-nine minutes seven seconds west (magnetic meridian), over the old dividing line between Boston and Newton, across Nonantum street, and the Boston and Albany railroad, to a stone bound in a lane; thence south eleven degrees fifty-nine minutes nineteen seconds west, four hundred thirty-

eight and ninety-five hundredths feet over said old dividing line, crossing said lane, and across Washington street to a stone bound on the southerly side of said Washington street; thence south nincteen degrees thirty-five minutes seven seconds east, nine hundred seventytwo and forty-three hundredths feet over said old dividing line, across Waverly avenue, to a stone bound on the northerly side of Tremont street; thence south cighteen degrees forty-seven minutes seven seconds east, twelve hundred three and sixty-six hundredths feet over said old dividing line across said Tremont street, to a stone bound on the northerly side of Brighton street; thence north twenty-three degrees fifty-three minutes forty-four seconds east, eleven hundred seventy-one and twenty-three hundredths feet over the new dividing line across Washington street, to a stone bound on the northerly side of said Washington street; thence north forty-seven degrees three minutes fifty-three seconds east, twenty-four hundred eighty-eight and eighty-six hundredths feet over the new dividing line, across the Boston and Albany railroad to a stone bound near the south bank of Charles river; thence by the same course as the last line, and continuing the same to the thread of Charles river; thence by the thread of Charles river, westerly, up the river to a point in the thread of said river at the junction of the boundary lines of Watertown, Newton, and Boston; thence southerly to the stone bound begun at, with all the inhabitants on the lands above described, is hereby set off and separated from said city of Boston, and annexed to and made Land, etc., anpart of the city of Newton in the county of Middlesex, and shall Newton to be a hereafter be a part of the county of Middlesex; and the same land and part of county of Middlesex. the inhabitants thereon shall be deemed and considered as annexed to and constituting a part of said city of Newton, subject to the same municipal regulations, obligations, and liabilities, and entitled to the same immunities in all respects as the said city of Newton: provided, honcever, that the said tract of land and the inhabitants thereon, set off as aforesaid, shall be liable to pay all such taxes as are already assessed on them by said city of Boston, or by the town of Brighton, in the same manner as they would have been liable if this act had not been passed.

SECT. 2. The stone bounds, mentioned in section one upon the new Stone bounds to boundary line between Boston and Newton, shall be erected by the Newton. city of Newton.

SECT. 3. If any persons who have heretofore gained a legal settle-Persons having ment in the town of Brighton or in the city of Boston, by reason of in territory set residence on the territory set off as aforesaid, or by having been off, to be supproprietors thereof, or who may derive such settlement from any such Newton. resident or proprietor, shall come to want and stand in need of relief and support, they shall be relieved and supported by the city of Newton, in the same manner as if they had gained a legal settlement in said Newton.

SECT. 4. That part of said Boston annexed to the city of Newton Senatorial disby this act, for the purpose of electing a senator to the general court, to which the town of Brighton as part of the third Middlesex senatorial district is entitled, until constitutionally and legally changed, shall be and remain a part of the said town of Brighton; and, until changed as aforesaid, the mayor and aldermen of the city of Newton shall annually, fourteen days at least before the second Tuesday of November, furnish to the mayor and aldermen of Boston correct lists of all persons resident on the said territory annexed, who shall be entitled to vote at said election in the said town of Brighton, or in such ward of the city of Boston as said territory would have been part in, but for this act, so far as may be ascertained by the records and doings of the city of Newton or any of its officers.

Obligations of contracts not to be impaired.

Proviso.

SECT. 6. Nothing contained in this act shall impair the obligations of contracts; and the property and inhabitants of said territory shall continue liable to the existing creditors of the county of Norfolk, in like manner as if this act had not been passed: provided, that if any person by reason of his being an inhabitant of, or owning property in, said territory shall be compelled to pay any part of an existing debt or obligation of the county of Norfolk, the amount of such payment shall constitute a debt to him from said county, as hereafter to be constituted, exclusive of said territory, and may be recovered in like manner as other debts against the county of Norfolk.

Brookline not to be deprived of rights of drainage.

SECT. 7. This act shall not be construed to divest or deprive the town of Brookline of any legal rights of drainage which it now possesses nor of any powers or authority which it now enjoys under chapter seventy-one of the acts of the year eighteen hundred and sixty-seven, entitled "An act concerning drains and sewers in the town of Brookline," with respect to any of the territory herein before described.

SECT. 8. This act shall take effect upon its passage.

May 8, 1874.

## 1874. — CHAPTER 259.

AN ACT IN BELATION TO THE CHARLES RIVER AND WARREN BRIDGES. Be it enacted, etc.:

Care of bridges vested in Boston. Section 1. The care, management, and maintenance, of the Charles river and Warren bridges is hereby vested in the city of Boston.

Bridges to be maintained as highways by Boston. SECT. 2. The city of Boston shall maintain the said bridges as public highways at its own expense, and in accordance with such ordinances as the city council of said city may establish.

Middlesex Railroad Company not to be released from obligation to make repairs, etc.

SECT. 3. Nothing in this act shall release the Middlesex Railroad Company from any legal obligation now existing, to maintain and keep in repair any portion of said bridges, or from any liability for loss or injury that any person may sustain by reason of any carelessness, neglect, or misconduct, of its agents or servants in the construction, management, or use, of its tracks on said bridges.

Repeal.

SECT. 4. Chapter three hundred and three of the acts of the year eighteen hundred and seventy, and all other acts and parts of acts inconsistent herewith are repealed.

SECT. 5. This act shall take effect upon its passage.

May 22, 1874.

[1880, 125; 1882, 138; 1883, 140; 1884, 327.]

## 1874. — CHAPTER 277.

AN ACT TO CHANGE THE BOUNDARY LINE BETWEEN BOSTON AND NEWTON.

Be it enacted, etc.:

Boundary line changed between Boston and Newton. Section 1. The boundary line between the cities of Boston and Newton is hereby changed and established as follows: beginning at the stone monument at the intersection of the present boundary line between Boston and Newton with the present boundary line between Boston and Brookline, thence running south-westwardly on said lastmentioned boundary line as continued between Brookline and Newton, seven hundred and thirty-five fect, to a stone boundary post; thence

turning and running north-westwardly seven hundred and ninety-four feet, to a stone bound on the westerly line of Beacon street; thence north-westwardly on said last-mentioned line continued, two hundred and twenty-seven and six-tenths feet to a stone tangent post; thence north-westwardly on a curved line of nine hundred and eighty feet radius, three hundred and thirty-five feet and four-tenths of a foot, to a stone tangent post; thence north-westwardly two hundred and forty-three feet and seven-tenths of a foot, to a stone tangent post; thence on a curved line of eight hundred and sixty-two feet radius, six hundred and twenty-nine feet and six-tenths of a foot, to a stone tangent post; thence westwardly twelve hundred and twentyone feet, to a stone bound; all the above-described lines, except the first two, being the south-westerly and southerly boundary lines of Beacon street; thence turning and running northwardly and crossing Beacon street, five hundred and fifty-three feet to a stone bound; thence northwardly one hundred and sixty-four feet and eight-tenths of a foot, to a stone bound; thence northwardly two hundred and sixty-three feet and four tenths of a foot, to a stone bound; thence northwardly one hundred and seventy-four feet and five-tenths of a foot, to a stone bound; thence northwardly three hundred and ninetysix feet and seven-tenths of a foot, to a stone bound; thence northwardly two hundred and fifty-three feet, to a stone bound; thence north-eastwardly one hundred and fifty-seven feet and eight-tenths of a foot, to a stone bound; thence castwardly one hundred and five feet, to a stone bound; thence eastwardly sixty-six and one-half feet, to a stone bound; thence castwardly five hundred and thirty-seven feet, to a stone bound; thence northwardly one hundred and sixtysix feet, to a stone bound on the southerly line of Ward street in said Newton; the eleven last-described lines being the division lines between land of the city of Boston, the land of Amos A. Lawrence, and land late of Daniel Knowles; thence eastwardly on said southerly line of Ward street, thirty-four feet and two-tenths of a foot, to a stone bound; and thence eastwardly on the same, seventy-nine feet to a stone post on the boundary line between Boston and Newton. The new boundary line is laid down, in red lines, on a plan thereof, dated March, eighteen hundred and seventy-four, deposited in the office of the secretary of the commonwealth.

SECT. 2. All petitions now pending before the county commis- Petitions for Boston in the same manner as if said petitions had been originally presented to said street commissioners.

SECT. 3. This act shall take effect upon its passage.

May 29, 1874.

## 1874. — CHAPTER 286.

AN ACT RELATING TO PARKER STREET, KNOWN AS THE CROSS DAM, IN THE CITY OF BOSTON.

Be it enacted, etc.:

SECTION 1. The commissioners of public lands shall have full Parker street, ta power and authority, with the approval of the governor and council, repaired. to act for and in behalf of the commonwealth in causing that portion of Parker street, in the city of Boston, which belongs to the commonwealth, or any part thereof, to be placed in a condition safe and convenient for the public travel, and in repairing and widening and grading said portion of that street, or any part thereof, as they may

Street may be conveyed to the city of Boston.

deem the interest of the public may require. And said commissioners shall have full power and authority to convey the interest of the commonwealth in said street, or any part thereof, to the city of Boston, upon such terms as may be agreed upon between them and said city, or the said commissioners may discontinue portions of the said street as contemplated by the plan accompanying the tripartite indenture of December thirty-first, eighteen hundred and sixty-four, between the commonwealth, the Boston Water Power Company, and the city of Boston, and convey the same to abutting parties, on such terms as the governor and council shall approve, and generally to act for the commonwealth in all matters pertaining to said interests therein. The expense of said improvement shall be paid from the moiety of the proceeds of sales of lands in the Back bay applicable to filling and improvements, and the same is hereby appropriated.

Expense of improvement.

SECT. 2. This act shall take effect upon its passage.

May 29, 1874.

## 1874. — CHAPTER 343.

AN ACT TO AMEND THE CHARTER OF THE CHARITABLE ASSOCIATION OF THE BOSTON FIRE DEPARTMENT.

Be it enacted, etc.:

Charter amended. SECTION 1. The act to incorporate the Charitable Association of the Boston Fire Department, approved on the thirteenth day of February, eighteen hundred and thirty, and the act in addition thereto, approved on the seventeenth day of April, eighteen hundred and thirty-eight, are amended, so as to include within the parties entitled to membership of said corporation, and to the benefits thereof, the members of the Boston protective department.

Fee for membership fixed at \$5. SECT. 2. The first section of the said act of eighteen hundred and thirty-eight is amended, so that the payment for membership may be fixed at five dollars instead of one.

SECT. 3. This act shall take effect upon its passage.

June 18, 1874.

[1829, 44; 1838, 181.]

## 1874. — CHAPTER 374.

AN ACT TO AUTHORIZE THE CITY OF BOSTON TO APPROPRIATE MONEY FOR TEMPORARY RELIEF OF THE POOR.

Be it enacted, etc.:

Temporary relief for the poor of Boston. SECTION 1. The city council of the city of Boston may appropriate out of any funds in its treasury not otherwise appropriated, or raise by taxation and appropriate, such amounts as they may by vote determine for temporary aid to the poor; the same to be expended in such manner as they may by vote determine; but the amount thus appropriated in any one year shall not exceed one fifteen-hundredth of one per cent. of the valuation of said city for the current year; and the city council shall keep a separate account of all money appropriated under this act.

SECT. 2. This act shall take effect upon its passage.

June 27, 1874.

#### 1874. — CHAPTER 387.

AN ACT IN ADDITION TO "AN ACT TO AUTHORIZE THE CITY OF BOSTON TO LAY OUT A PUBLIC STREET OR WAY ACROSS SOUTH BAY."

SECTION 1. If any difference of opinion shall arise between the Grade of street city of Boston and the New York and New England Railroad Com-buy at crossing pany with reference to the grade at which the way authorized by the with New York and New York seventy-eighth chapter of the acts of eighteen hundred and sixty- England railnine, and by the one hundred and fourteenth chapter of the acts of road. eighteen hundred and seventy-four, shall cross the tracks of said railroad, or as to the raising or lowering the said way, or the tracks of said railroad, or as to the relative grade of said way and said railroad, either party may apply to the board of railroad commissioners, and thereupon said board shall as soon as possible fix the grade of said railroad at the place where said way shall cross it so as to enable the said city to lay out said way under said railroad at no lower grade, or to lay out said way over said railroad at no higher grade, than the public interests require.

SECT. 2. The said railroad company shall, at its own expense, change Railroad to the grade of said railroad to conform to the grade fixed by said board change grade by of railroad commissioners, within one year after the fixing of said commissioners. grade; and the said city shall build at its own expense an iron bridge for said crossing, to the satisfaction of said board, and of sufficient width for a double track; and the expense of maintaining and repairing the abutments of said bridge shall thereafter be borne by said city.

SECT. 3. The supreme judicial court shall have jurisdiction in Supreme judicial court to equity to compel compliance with all orders, decrees, and judgments, have jurisdiction of the said board of railroad commissioners made under the authority in equity. of this act.

SECT. 4. Nothing in this act shall prevent the said city and the City and rail-said railroad company from entering into an agreement with reference into an agree. to the grade of said railroad and of said way: provided, said way ment, provided, shall not cross said railroad at grade.

June 30, 1874.

[1869, 78, 447; 1874, 114.]

#### 1874. — CHAPTER 400.

AN ACT TO AUTHORIZE THE CITY OF BOSTON TO OBTAIN A FURTHER SUPPLY OF PURE WATER AND ESTABLISH AND MAINTAIN RESERVOIRS FOR THE STORAGE OF WATER IN THE MYSTIC VALLEY.

Be it enacted, etc.:

SECTION 1. The city of Boston is hereby authorized, by and through City of Boston the agency of the Boston water board. or by and through any other from the valley agency which shall be established therefor, to take, hold, and convey of the Mystic, to, into, and through, said city any or all the water belonging to the water-shed or valley of the Mystic, so called, not hitherto granted, or which flows or drains, directly or indirectly, into Mystic pond or Mystic river, and from time to time to establish and maintain reservoirs for the storage of any or all such waters, or any or all waters flowing into or lying in the Mystic pond or river which have not been otherwise granted, and for that purpose said city may take and hold, by purchase or otherwise, any water-rights, lands, and real estate, necessary for building and maintaining said reservoirs, or for the erection

Proviso.

of dams, buildings, water-courses, aqueducts, machinery, or appliances, with their accessories, for conducting, purifying, storing, elevating, and distributing, water; and may also take and hold any land on the margin of said sources of supply, not exceeding five rods in width from the high-water mark of said river, pond, or storage-reservoirs, so far as may be necessary for the storage, preservation, and purity, of the same, for the purpose of furnishing a supply of pure water to the city of Boston: provided, that the city of Somerville, and the towns of Woburn, Stoneham, Winchester, Arlington, Medford, and Malden, or either of them, having previously obtained authority to supply themselves with pure water, may take the waters of any natural basin or artificial reservoir belonging to the city of Boston, within the limits of said municipalities, in the manner and upon the terms to be agreed upon with said city of Boston; and, in case of a failure to agree upon such manner and terms, either party may petition the supreme judicial court for the appointment of a commission of three suitable persons, who shall hear the parties, and determine the manner of taking said waters, and the compensation to be paid to the said city of Boston therefor, upon the basis of a proper and just apportionment of the expense of rendering the same available; and provided, further, that the said city of Boston shall not raise the waters of Horn pond more than six feet above the present mean high-water level, nor draw the same below the present level of low-water; neither shall any lands south of Cross street, in the town of Winchester, be flowed to a greater extent than is at present authorized by law.

Proviso.

May erect dams, and increase height of and strengthen extering dams.

SECT. 2. For the purposes of this act said city may from time to time erect and maintain dams, and may increase the height of and strengthen and maintain existing dams to raise the water, or to form storage-reservoirs; may make and maintain reservoirs within and without said city; may erect and maintain buildings and machinery for elevating the water, and lay down pipes for conducting the same; may build and maintain filters, conduits, and sewers, or other means of purifying the water, or of diverting impurities from the same.

And the said city may, for the purposes aforesaid, carry and conduct any conduit, aqueduct, water-main, or other work, by it to be made and constructed, under or over any water-course or any street, turn-pike road, railroad, highway, or other way, in such manner as not to unnecessarily obstruct or impede travel thereon; and may enter upon and dig up any such road, street, or way, for the purpose of laying down or constructing conduits, aqueducts, water-mains, or pipes, and for maintaining and repairing the same; and, in general, may do any other acts and things necessary or convenient and proper for the purposes of this act.

Change of grade, etc., of Boston and Lowell railroad. Said city of Boston may also, with the consent of the directors of the Boston and Lowell Railroad Corporation, change the grade or location of so much of said railroad as is situated in the Mystic valley, or with the consent of the county commissioners of Middlesex county, or the surveyors of highways in the towns where such reservoirs are to be constructed, change the grade or location of any

highway, public street, or way of travel.

Said city of Boston, in entering upon and digging up any such highway, road, street, or way of public travel, shall be subject to such reasonable regulations as shall be made by the selectmen of the towns wherein such work shall be performed, for the protection of their rights of drainage and sewerage therein; but any person or town using the conduits or sewers of said city for the purpose of drainage, shall bear a proportional part of the expense of constructing and maintaining the same.

SECT. 3. The city of Boston shall be liable to pay all damages Liability for damages. that shall be sustained by any persons in their property, by the taking of or injury to any land, water, or water-rights, or by the flowage of the lands of any persons, or by the interference with or injury to any use or enjoyment of any of said water to which any person, at the time of such taking, is legally entitled, or by any other doings under this act; and in regard to such taking, injury, interference, and flowage, and the ascertainment and payment of all such damages, the said city of Boston and all persons claiming damages shall have all the rights, immunities, and remedies, and be subject to all the duties, liabilities, and regulations, which are provided in the one hundred and sixty-seventh chapter of the acts of the year eighteen hundred and forty-six and the three hundred and sixteenth chapter of the acts of the year eighteen hundred and fifty.

SECT. 4. Whenever the city of Boston shall dig up any street or Streets and ways way. as aforesaid, it shall restore the same in as good order and as good condition as the same shall be in when such digging commenced; and tion as when digging commenced. the city of Boston shall at all times indemnify and save harmless menced. the several towns within which such street or way may be, against all damages which may be recovered against them respectively, and shall reimburse to them all expenses which they shall incur by reason of any defect or want of repair in any street or way caused by the construction of any of said works, or laying of said pipes, or by the maintaining or repairing the same: provided, that said city shall have due and reasonable notice of all claims for such clamages or injury, and opportunity to make a legal defence thereto.

SECT. 5. If any person or persons shall wantonly or maliciously Penalty for Clivert the water, or any part thereof, of any of the rivers, ponds, diverting water, streams, or water sources, which shall be taken by the city pursuant or rendering the to the provisions of this act, or shall corrupt the same, or render it impure, or destroy or injure any dam, aqueduct, pipes, conduit, hydrant, machinery, or other property held, owned, or used, by the said city, by the authority and for the purposes of this act, every such person or persons shall forfeit and pay to the said city three times the amount of damages that shall be assessed therefor, to be recovered in any proper action. And every such person or persons may, moreover, on indictment and conviction of either of the wanton and malicious acts aforesaid, be punished by fine not exceeding one **thousand dollars, and imprisonment not exceeding one year, or by** confinement to hard labor in the state prison for a term not exceeding ten years.

For the purpose of defraying all the costs and expenses Boston may SECT. 6. incurred under this act, the said city of Boston is authorized to issue defray expenses, its bonds to such an amount as may be necessary therefor, but not exexceeding the cost and expenses incurred under this act, bearing interest at the rate of six per centum per annum; and said interest shall be payable semi-annually, and the principal shall be payable at periods not more than forty years from the issuing thereof; and said bonds shall be known as Mystic water bonds of the city of Boston. And the said city may sell the same or any part thereof, from time to time, by public or private sale, or pledge the same for money borrowed for the purposes aforesaid, on such terms and conditions as it shall deem proper.

SECT. 7. Nothing contained in the last preceding section shall be Not prohibited construed to prohibit the city of Boston from making temporary temporary loans for the purposes therein set forth, to be redeemed within five loans. years by the said Mystic water loan: provided, that the amount of said loan shall in no case exceed the amount authorized by said section.

Subject to acceptance by city council.

SECT. 8. This act shall take effect upon its acceptance, within two years from its passage, by a vote of the city council of said city of Boston.

June 30, 1874.

[1846, 167; 1849, 187; 1850, 816; 1870, 216; 1871, 159.]

## 1875. — CHAPTER 73.

AN ACT IN RELATION TO THE OVERSEERS OF THE POOR IN THE CITY OF BOSTON.

Be it enacted, etc.:

May hold \$300,000 additional real and personal estate. Statutes and ordinances (ed. 1876), p. 545. Section 1. The Overseers of the Poor in the City of Boston, a corporation duly established by law, are hereby authorized to hold real and personal estate not exceeding in value three hundred thousand dollars, in addition to the real and personal estate which they are authorized to hold by an act passed on the twenty-fifth day of April, in the year seventeen hundred and seventy-two, entitled, "An act for incorporating the overseers of the poor, in the town of Boston."

SECT. 2. This act shall take effect upon its passage.

March 27, 1875.

[1772, 8.]

## 1875. — CHAPTER 80.

AN ACT TO ESTABLISH THE BOSTON WATER BOARD.

Be it enacted, etc.:

Boston water board established. Section 1. The city council of the city of Boston may establish, by ordinance, a water board, to be known as the Boston water board, consisting of three able and discreet persons, to be appointed by the mayor, with the advice and consent of the city council, and to receive such compensation as the city council may from time to time The said board may be empowered by said city council to exercise all or any of the powers conferred by the statutes of the commonwealth upon the city of Boston, with reference to supplying said city with water, or of the Cochituate and Mystic water boards; and also to act as the agent of the city of Boston in doing any or all things which the city is now authorized to do in relation to the taking of lands, water-rights, and other property, and the establishment and maintenance of works and appliances for supplying the city of Boston or other cities and towns with pure water. Said board may also establish and regulate the price or rents for the use of said water, subject to the provisions of sections twelve and thirteen of chapter one hundred and sixty-seven of the acts of the year eighteen hundred and forty-six; and the words, "Boston water scrip" in said sections shall be construed to include the whole amount of outstanding loans representing the cost of the water works.

1 Allen 861.

104 Mass. 95.

Cochituate and Mystic water boards to be abolished.

SECT. 2. The Cochituate water board and the Mystic water board shall, upon the appointment of the Boston water board, as provided in the first section of this act, be thereby abolished; and the said Boston water board shall, so far as the city council of said city may by ordinance prescribe, succeed to all the powers and duties formerly vested in said Cochituate water board and Mystic water board.

SECT. 8. The salaries of the members of the Boston water board Salaries not to be diminished shall not be diminished during the terms for which they are respectively appointed.

Sect. 4. Chapter one hundred and seventy pine of the sets of the

SECT. 4. Chapter one hundred and seventy-nine of the acts of the Repeal of 1874, year one thousand eight hundred and seventy-four is hereby repealed. 179. SECT. 5. This act shall take effect upon its passage.

[1846, 167; 1861, 105.]

March 81, 1875.

## 1875. — CHAPTER 127.

## AN ACT TO AUTHORIZE THE TOWN OF BROOKLINE TO SUPPLY WATER TO THE CITY OF BOSTON.

Be it enacted, etc.:

SECTION 1. The town of Brookline may from its source of supply, Brookline may or from pipes leading therefrom, sell to the city of Boston such quan-Boston. tity of water, for such time and on such terms as may be agreed on between said city and said town: provided, that said city shall first Proviso. signify its desire to purchase such water by a vote of its common council and board of aldermen, approved by the mayor of said city; and that said town shall first signify its desire to sell the same by a vote of its inhabitants at a meeting duly warned for that purpose.

SECT. 2. The city of Boston by its common council, and the town Contract may of Brookline at any meeting of its inhabitants, may each authorize carry votes into any person to execute in its behalf a suitable contract for carrying officer. into effect any votes passed under the first section of this act.

SECT. 3. The vote of the said town in relation to taking water Vote confirmed from Charles river, passed on the twenty-second day of April in water from the year eighteen hundred and seventy-four, fixing the amount of Charles river. water to be taken by said town from said river at a million and a half gallons a day, is hereby ratified and confirmed.

SECT. 4. This act shall take effect upon its passage.

April 15, 1875.

## 1875. — CHAPTER 168.

AN ACT TO AMEND CHAPTER ONE HUNDRED AND SEVENTY-SEVEN OF THE ACTS OF THE YEAR EIGHTEEN HUNDRED AND SEVENTY-TWO. AUTHORIZING THE CITY OF BOSTON TO OBTAIN AN ADDITIONAL SUP-PLY OF PURE WATER.

Be it enacted, etc.:

Section 1. Section four of chapter one hundred and seventy-Amendment to seven of the acts of the year eighteen hundred and seventy-two is 1872, 177, 54. hereby amended by adding after the word "pond" in the eleventh line,' the words "or the inhabitants of the town of Hopkinton, from taking from the Sudbury river and its tributaries."

SECT. 2. This act shall take effect upon its passage.

May 1, 1875.

[1872, 177.]

¹ In the ninth line of this reprint.

## 1875. — CHAPTER 176.

AN ACT CONCERNING THE TREASURER OF THE CITY OF BOSTON, AND TO ESTABLISH THE OFFICE OF COLLECTOR OF TAXES FOR SAID CITY.

Be it enacted, etc.:

City treasurer may be elected by concurrent vote.

Removal.

Collector of taxes to be elected, by concurrent vote, in May or June. Section 1. The treasurer of the city of Boston shall hereafter be elected annually in the month of May or June by concurrent vote of both branches of the city council. He shall continue to exercise all the powers now by law belonging to his office, except those hereinafter given to the collector of the city of Boston; and he may be removed by the mayor, with the approval of the city council.

SECT. 2. There shall be elected annually in the month of May or June, by concurrent vote of both branches of the city council, a suitable person to be collector of the city of Boston, who shall hold his office until his successor is chosen and qualified. Said collector shall have the powers now possessed by the treasurer of said city as collector of taxes, and shall also collect and receive all assessments. betterments, rates, dues, and money payable on any account to the city of Boston or the county of Suffolk, and shall have all the powers with respect to such collections now possessed by the treasurer of said city, and shall pay over any and all money received by him to said treasurer, within twenty-four hours after receiving the same, taking said treasurer's receipt therefor in duplicate; and shall file with the auditor of accounts of said city the duplicate copy of the same. shall give bond with such sureties and in such sum, and shall receive such compensation, as the city council shall determine; and he may be removed by the mayor with the approval of the city council.

SECT. 3. All fees, charges, and commissions, of every kind and description allowed by law for the collection of taxes, betterments, rates, and assessments, of every kind, to any person or persons authorized to collect the same within the city of Boston, shall, after the first day of September eighteen hundred and seventy five, be collected and paid by such persons into the treasury of the city of Boston, and shall become the property of said city. The said city is hereby authorized to pay to such persons such compensation for their services at the city of the city is hereby authorized to pay to such persons such compensation for their services.

vices as the city council shall from time to time determine.

SECr. 4. This act shall take effect upon its acceptance by the city council of the city of Boston.

May 8, 1875.

[1802, 7; 1803, 15; 1807, 134; 1878, 176; P.S. 23, § 3.]

## 1875. — CHAPTER 184.

AN ACT TO ANNEX A PART OF THE CITY OF BOSTON TO THE CITY OF NEWTON.

Be it enacted, etc.:

Part of Boston annexed to Newton. Section 1. That part of the city of Boston in the county of Suffolk, contained within the lines described as follows: beginning at a stone bound near the south bank of Charles river on the premises of William Parsons, at the present dividing line between Boston and Newton; thence running south eleven degrees twenty-nine minutes seven seconds west (magnetic meridian), over the old dividing line between Boston and Newton, across Nonantum street, and the Boston and Albany railroad, to a stone bound in a lane; thence south eleven degrees fifty-nine minutes nineteen seconds west, four hundred thirty-

¹ Accepted May 17, 1875.

Removal.

into city treasury.

Fees and com-

missions on col-

etc., to be paid

eight and ninety-five hundredths feet over said old dividing line, crossing said lane, and across Washington street to a stone bound on the southerly side of said Washington street; thence south nincteen degrees thirty-five minutes seven seconds east, nine hundred seventytwo and forty-three hundredths feet over said old dividing line, across Waverly avenue, to a stone bound on the northerly side of Tremont street; thence south cighteen degrees forty-seven minutes seven seconds east, twelve hundred three and sixty-six hundredths feet over said old dividing line across said Tremont street, to a stone bound on the northerly side of Brighton street; thence north twenty-three degrees fifty-three minutes forty-four seconds east, eleven hundred seventy-one and twenty-three hundredths feet over the new dividing line across Washington street, to a stone bound on the northerly side of said Washington street; thence north forty-seven degrees three minutes fifty-three seconds east, twenty-four hundred eighty-eight and eighty-six hundredths feet over the new dividing line, across the Boston and Albany railroad to a stone bound near the south bank of Charles river; thence by the same course as the last line, and continuing the same to the thread of Charles river; thence by the thread of Charles river, westerly, up the river to a point in the thread of said river at the junction of the boundary lines of Watertown, Newton, and Boston; thence southerly to the stone bound begun at, with all the inhabitants on the lands above described, is hereby set off and separated from said city of Boston, and annexed to and made Land, etc., anpart of the city of Newton in the county of Middlesex, and shall Newton to be a hereafter be a part of the county of Middlesex; and the same land and part of county of Middlesex, the inhabitants thereon shall be deemed and considered as annexed to and constituting a part of said city of Newton, subject to the same municipal regulations, obligations, and liabilities, and entitled to the same immunities in all respects as the said city of Newton: provided, honcever, that the said tract of land and the inhabitants thereon, set off as aforesaid, shall be liable to pay all such taxes as are already assessed on them by said city of Boston, or by the town of Brighton, in the same manner as they would have been liable if this act had not been passed.

SECT. 2. The stone bounds, mentioned in section one upon the new Stone bounds to boundary line between Boston and Newton, shall be erected by the Newton. city of Newton.

SECT. 3. If any persons who have heretofore gained a legal settle-Persons having ment in the town of Brighton or in the city of Boston, by reason of in territory set residence on the territory set off as aforesaid, or by having been off, to be supported by proprietors thereof, or who may derive such settlement from any such Newton. resident or proprietor, shall come to want and stand in need of relief and support, they shall be relieved and supported by the city of Newton, in the same manner as if they had gained a legal settlement in said Newton.

SECT. 4. That part of said Boston annexed to the city of Newton Senatorial disby this act, for the purpose of electing a senator to the general court, to which the town of Brighton as part of the third Middlesex senatorial district is entitled, until constitutionally and legally changed, shall be and remain a part of the said town of Brighton; and, until changed as aforesaid, the mayor and aldermen of the city of Newton shall annually, fourteen days at least before the second Tuesday of November, furnish to the mayor and aldermen of Boston correct lists of all persons resident on the said territory annexed, who shall be entitled to vote at said election in the said town of Brighton, or in such ward of the city of Boston as said territory would have been part in, but for this act, so far as may be ascertained by the records and doings of the city of Newton or any of its officers.

Jurisdiction of courts and of justices of the peace.

Proviso.

SECT. 5. The several courts within the county of Middlesex, and justices of the peace, after this act takes effect, shall have the same jurisdiction over all causes and proceedings in civil causes and over all matters in probate and insolvency which shall have accrued within said territory hereby annexed, that said courts now have over like proceedings, causes, and actions, within the county of Middlesex : provided, that the several courts within the county of Suffolk shall have and retain jurisdiction of all causes, proceedings, and matters, that shall have been rightfully commenced in said courts prior to the time when this act takes effect; and the supreme judicial and superior courts within the county of Middlesex, after this act takes effect, shall have the same jurisdiction of all crimes, offences, and mis-demeanors, that shall have been committed within the said territory, that the supreme judicial and superior courts within the county of Suffolk now have; but if, before this act takes effect, proceedings shall have been commenced in any of the courts within the county of Suffolk for the prosecution of said crimes, offences, and misdemeanors, the said courts within the county of Suffolk shall have and retain jurisdiction of the same for the full, complete, and final disposition thereof. All suits, actions, proceedings, complaints, indictments, and prosecutions, and all matters of probate and insolvency which shall be pending within said territory before any court or justice of the peace when this act takes effect, shall be heard and determined as though this act had not passed.

All interest in public property of Suffolk to be acquitted to Suffolk.

SECT. 6. All the interest which said territory now has in the public property of the county of Suffolk is released and acquitted to the county of Suffolk. Nothing contained in this act shall impair the obligation of contracts; and the property and inhabitants of said territory shall continue liable to the existing creditors of the county of Suffolk in like manner as if this act had not been passed: provided, that if any person by reason of his being an inhabitant of or owning property in said territory shall be compelled to pay any part of an existing debt or obligation of the county of Suffolk, the amount of such payment shall constitute a debt to him from said county, as hereafter to be constituted, exclusive of said territory, and may be recovered in like manner as other debts against the county of Suffolk.

Debts of county city of Boston.

Such portions of the debts and obligations of the county of Suffolk and city of Boston, existing when this act takes effect, over and above the value of all the property belonging to said county as should proportionally and equitably be paid by the inhabitants and propertyowners of said territory by this act annexed to the city of Newton, shall be paid by said city to said county of Suffolk and city of Boston, and the supreme judicial court shall have jurisdiction in equity to determine the amount, if any, and enforce the payment of the same upon a suit in equity, in the name of said county and city, to be brought therefor within six months after this act goes into effect, by the mayor and aldermen of the city of Boston, if they deem such suit for the interest of the said county and city; but no such suit shall be instituted after six months.

Territory an. SECT. 7. The territory increase and made part of ward one in the city of Newton, The territory hereby annexed to the city of Newton and shall so remain until the alteration of the ward limits by the city of Newton as provided by law.

County and city ways.

The city of Newton shall have the power and authority SECT. 8. to alter, straighten, widen, repair, and grade, all county and city ways within said territory in the same way that it is now authorized to alter. straighten, widen, repair, and grade, city ways and streets.

Subject to ac cep'ance by city

This act shall not take effect unless accepted by the city SECT. 9. of Newton within two months from its passage.

SECT. 10. The city clerk of Newton shall certify to the secretary City clerk to certify accept. of the commonwealth the acceptance by the city council of Newton, ance to secretary

immediately after the same has been accepted.

SECT. 11. So much of this act as authorizes the city council of when to take Newton to accept the same shall take effect upon its passage, and if effect. accepted as herein provided it shall take effect on the first day of July, in the year eighteen hundred and seventy-five.

May 5, 1875.

## 1875. — CHAPTER 185.

#### AN ACT FOR THE LATING OUT OF PUBLIC PARKS IN OR NEAR THE CITY OF BOSTON.

Be it enacted, etc.:

Section 1. The mayor of the city of Boston, with the approval of Three commisthe city council, shall, as soon as unay be after this act shall take pointed by the effect, appoint three competent commissioners, who shall hold their may offices until the expiration of terms of two, three, and four years, respectively, from the first day of May, in the year eighteen hundred and seventy-five. The mayor shall, with like approval, before the first day of May in each year after the year eighteen hundred and seventy-six, appoint a commissioner, to continue in office for the term of three years from said day. No person shall be a commissioner who is at the same time a member of the city council of said city; and any commissioner may at any time be removed by a concurrent vote of two-thirds of the whole of each branch of said council.

SECT. 2. Said commissioners shall constitute a board of park Board of park commissioners, and any vacancy occurring in said board shall be vacancies. filled for the residue of the term of the commissioner whose place is to be filled, in the same manner in which such commissioner was originally appointed. Said commissioners shall receive such com-Compensation. pensation as the city council shall determine.

SECT. 3. Said board shall have power to locate, within the May locate, etc., limits of the city of Boston, one or more public parks; and, for that parks in the city. purpose, from time to time, to take in fee, by purchase or otherwise, any and all such lands as said board may deem desirable therefor, or to take bonds for the conveyance thereof to said city; to lay out, improve, govern, and regulate, any such park or parks, and the use thereof; to make rules for the use and government thereof, and for To make rules breaches of such rules, to affix penalties not exceeding twenty dollars of parks. for one offence, to be imposed by any court of competent jurisdiction; to appoint all necessary engineers, surveyors, clerks, and other officers, To appoint including a police force to act in such parks; to define the powers police force. and duties of such officers, and fix the amount of their compensation; and generally to do all needful acts for the proper execution of the powers and duties granted to, or imposed upon, said city, or said board, by this act: provided, however, that no land shall be taken, No land to be taken until sufficient or other thing, involving an expenditure of money done, until an ap- cient appropripropriation, sufficient to cover the estimated expense thereof, shall atton to made. have been made by a vote of two-thirds of each branch of the city council of said city.

SECT. 4. Said board shall, within sixty days after the taking of To file in registry of deeds a any land under this act, file in the registry of deeds for the county in description of which the land is situated, a description thereof, sufficiently accurate the land taken. for identifying the same.

SECT. 5. Said board shall estimate and determine all damages To estimate and sustained by any persons by the taking of land or other acts of said damages.

board in the execution of the powers vested in them by this act; but any party aggrieved by any such determination of said board. may have his damages assessed by a jury of the superior court, in the same manner as is provided by law, with respect to damages sustained by reason of the laying out of ways in the city of Boston.

Fee of lands taken to vest in city.

The fee of all lands taken or purchased by said board SECT. 6. under this act shall vest in the city of Boston, and said city shall be liable to pay all damages assessed or determined, as provided in the preceding section, and all other costs and expenses incurred by said board in the execution of the powers vested in them by this act. Said city shall also be authorized to take and hold in trust, or otherwise, any devise, grant, gift, or bequest, that may be made for the purpose of laying out, improving, or ornamenting, any parks in said city.

Real estate may be assessed for hetterments 127 Mass. 408. 131 Mass. 225. 133 Mass. 321.

Any real estate in the city of Boston, which, in the SECT. 7. opinion of said board, shall receive any benefit and advantage from the locating and laying out of a park under the provisions of this act, beyond the general advantages to all real estate in the city of Boston, may, after like notice to all parties interested as is provided by law, to be given by the street commissioners of the city of Boston in cases of laying out streets in said city, be assessed by said board for a proportional share of the expense of such location and laying out: provided, that the entire amount so assessed upon any estate shall. not exceed one-half of the amount which said board shall adjudge to be the whole benefit received by it.

Proviso.

Assessments to be made within two years.

SECT. 8. No assessment shall be made as provided in the preceding section, except within two years after the passage of the order, the execution of which causes the benefit for which the assessment is made.

To constitute a lien upon real estate

SECT. 9. All assessments made under this act shall constitute a lien upon the real estate so assessed, to be enforced and collected by the city of Boston in the same manner and with like charges for costs and interest as is provided by law for the collection of taxes; and such assessments may be apportioned by said board in like manner as assessments for benefits caused by the laying out of ways may now be apportioned by the street commissioners of said city.

Party aggrieved ment by a jury.

SECT. 10. Any party aggrieved by any assessment made by said board as aforesaid, may have the amount of the benefit received by his estate assessed by a jury of the superior court in the same manner as is provided by law with respect to damages sustained by reason of the laying out of ways in the city of Boston.

Assessment upon leased real by owner. Owner ma collect additional rent of lessee.

SECT. 11. When an assessment is made under this act upon an estate to be paid estate, the whole or any portion of which is leased, the owner of the estate shall pay the assessment, and may thereafter collect of the lessee an additional rent for the portion so leased, equal to ten per centum per annum on that proportion of the whole sum paid, which the leased portion bears to the whole estate after deducting from the whole sum so paid any amount he may have received for damages to the estate above what he has necessarily expended on such estate. by reason of such damages.

Public park loan.

For the purpose of defraying the expenses incurred under the provisions of this act, the city council of Boston shall have authority to issue, from time to time, and to an amount not exceeding the amount actually expended for the purchase or taking of lands for said parks, bonds or certificates of debt, to be denominated, on the face thereof, the "Public Park Loan," and to bear interest at a rate not exceeding six per centum per annum, and to be payable at such periods as said council may determine. For the redemption of such loan, said council shall establish a sinking-fund sufficient, with the

Sinking fund.

accumulating interest, to provide for its payment at maturity. All sums received for betterments shall be paid into said sinking-fund, until such fund shall amount to a sum sufficient, with its accumulation, to pay at maturity the bonds for the security of which the fund was established.

SECT. 13. No street or way, and no steam or horse railroad, shall Streets, etc., not to be laid out be laid out over any portion of any park located under this act, except over park at such places and in such manner as said board shall approve.

SECT. 14. No military encampment, parade, drill, review, or other Military bodies military evolution or exercise, shall be held or performed on any park not to enter park, unleast laid out as aforesaid, except with the prior consent of said board; board consent. por shall any military body, without such consent, enter or move in military order within the same, except in case of riot, insurrection, rebellion, or war.

SECT. 15. Said board shall annually, in the month of January, Annual report to be made to the city council of Boston a full report of its doings for the city council. Preceding year, including a detailed statement of all their receipts

and expenditures.

SECT. 16. The mayor of any city adjoining the city of Boston Park commissioners may be applying a story and the inhabitants of any town adjoining the city of Boston cities adjoining and the inhabitants of any town adjoining the city of Boston. may, at any legal meeting called for the purpose, elect park commissioners, who shall have powers similar to those herein before given the park commissioners of the city of Boston, to lay out and Improve parks within such adjoining city or town, in conjunction or Connection with any park laid out in Boston; and any park laid out by the park commissioners of such adjoining city or town shall be subject to similar provisions to those herein before made regarding Exarks in Boston, and such adjoining city or town shall have similar rights, and be subject to similar duties, to those herein before given to, and imposed upon, the city of Boston in relation to incurring debts For the purpose of defraying expenses incurred under this act: pro-Proviso. vicled, however, that the provisions of this section shall not apply to any such adjoining city that has not accepted the same by a vote of majority of the legal voters at the annual meeting for the choice of mannicipal officers.

SECT. 17. This act shall not take full effect unless accepted by a ma-Subject to Fority of the legal voters of the city of Boston, present, and voting majority vote. thereon, by ballot and using the check-list, at meetings which shall be held in the several wards of said city on the second Wednesday of June in the present year, and upon notice thereof duly given at least seven days before the time of said meetings; and the polls shall be opened not later than nine o'clock in the forenoon and closed not earlier than mix o'clock in the afternoon of said day. In case of the absence of any ward officer at any ward meeting in said city, held for the pur-**Those aforesaid, a like officer may be chosen pro tempore by hand vote,** and shall be duly qualified, and shall have all the powers and be subject to all the duties of the regular officer at said meetings. Said ballots shall be "yes" or "no," in answer to the question, "Shall an act passed by the legislature of the commonwealth, in the year eighteen hundred and seventy-five, entitled 'an act for the laying out of public parks in or near the city of Boston,' be accepted?" Such meetings shall be called, notified, and warned, by the board of aldermen of said city in the same manner in which meetings for the election of municipal officers are called, notified, and warned.

The ballots given in shall be assorted, counted, and declared, in Meetings to be notified, etc., as

³ Accepted June 9, 1875; see Statutes and Ordinances (ed. 1876), p. 590, note. An act for the laying out of one or more public parks in or near the city of Boston, approved May 27, 1870 (St. 1879, c. 283), was rejected.

for election of municipal officers.

Board of aldermen to certify result to secretary of the commonwealth.

Secretary to issue his certificate if act is so-cepted.

When to take

open ward meeting, and shall be registered in the ward records. The clerk of each ward shall, within forty-eight hours of the close of the polls, make return to the board of aldermen of the number of ballots cast in his ward in favor of the acceptance of this act, and of the number cast against its acceptance. And it shall be the duty of the board of aldermen to certify, as soon as may be, to the secretary of the commonwealth, the whole number of ballots cast in said city in favor of the acceptance of this act, and the whole number cast against said acceptance; and if it shall appear that a majority of the ballots have been cast in favor of acceptance, the said secretary shall immediately issue and publish his certificate declaring this act to have been duly accepted.

SECT. 18. So much of this act as authorizes and directs the submission of the question of its acceptance to the legal voters of the city of Boston shall take effect upon its passage.

May 6, 1875.

# 1875. — CHAPTER 195.

AN ACT RELATING TO THE MASSACHUSETTS INSTITUTE OF TECHNOLOGY
AND THE CITY OF BOSTON.

Be it enacted, etc.:

Land may be granted to Massachusetts Institute of Technology.

Section 1. The governor and council are hereby authorized to grant to the Massachusetts Institute of Technology the right to hold, occupy, and control, such a parcel of land out of the lands of the commonwealth, situated in that part of Boston called the Back bay, as they shall deem a fair equivalent for the similar right with regard to the parcel of land granted to said institute by the one hundred and seventy-fourth chapter of the acts of the year eighteen hundred and seventy-three: provided, that said institute shall execute a satisfactory release to the commonwealth of all its right, title, and interest, in and to said last named parcel acquired by it under said act.

Proviso.

The said institute shall thereupon have the right to hold, occupy, and control, the said first-named parcel of land upon the same trusts, and subject to the same limitations, stipulations, and conditions, as are set forth in said act, with reference to the parcel described therein.

Land may be granted to the city of Boston, to be kept open as a public park,

SECT. 2. Upon the release to the commonwealth by the Massachusetts Institute of Technology of all its right, title, and interest, in the parcel of land granted to it by the one hundred and seventyfourth chapter of the acts of the year eighteen hundred and seventythree, and upon payment by the city of Boston of such a sum to the treasurer of the commonwealth, as may be deemed adequate by the governor and council, the said governor and council are hereby authorized to grant to said city of Boston a perpetual right to hold, occupy, and control, said parcel of land, free from rent or charge by the commonwealth, upon condition that it shall forever be kept open as a public park by said city; said lot to be subject to the limitations and stipulations relative to lands of the commonwealth on the south side of Boylston street, and to be reserved from sale forever; and upon the further condition that the city of Boston shall acquire, by purchase or otherwise, the remainder of the trapezoid of land of which this parcel is a part, lying westerly thereof, and between this parcel and Dartmouth street, and shall appropriate it to the same purpose.

SECT. 3. In case said city shall appropriate the parcel of land hereby granted, to any purpose foreign to that for which it is granted, then the commonwealth, after due notice given, may enter upon said

If the land is used for any other purpose, commonwealth lot and take possession thereof, and the right of the city of Boston may take to the use, occupation, and control, of said lot, shall thereupon cease. SECT. 4. This act take effect upon its passage.

May 8, 1875.

[1873, 174; 1881, 107.]

## 1875. — CHAPTER 202.

AN ACT TO AUTHORIZE THE CITY OF BOSTON TO CONSTRUCT A SEWER IN THE MYSTIC VALLEY.

Be it enacted, etc.:

Section 1. The city of Boston is hereby authorized, for the pur-City of Boston pose of preserving the purity and remedying the pollution of the water sewer in Mystic supplied to said city from Mystic pond, so called, by virtue of chapter valley. one hundred and five of the acts of the year eighteen hundred and sixty-one, and the acts in addition thereto, and amendment thereof, to construct for that purpose a main sewer, with as many branches as may be from time to time deemed necessary, in the Mystic valley and on the easterly side of the ponds and streams which discharge into said Mystic pond, commencing in the town of Woburn, running in a south-easterly direction through the town of Winchester into the town of Medford, and emptying into the lower Mystic pond at some convenient point near the upper end thereof.

Said city is authorized to extend or divert into said main sewer or any of its branches, any streams or water-courses, whether natural or artificial, flowing directly or indirectly into Mystic pond or its headwaters, or into any stream or pond connected with or discharging into

said Mystic pond, which contain any sources of pollution.

Said city may also deepen the channel and remove obstructions from May deepen channels and any such stream or water-course, and may wall in and cover over the remove obstructions from same. It may take or purchase such land as may be necessary for water. this purpose not exceeding three rods in width on either side of such courses. stream or water-course, or of any channel into which it may conduct or divert the same.

Said city is likewise authorized to extend or divert into said main sewer or any of its branches, any drain or sewer emptying directly or indirectly into Mystic pond, or into any stream or pond connected with or discharging into said Mystic pond.

Said city is likewise authorized to conduct or divert into said main sewer or any of its branches, any sewage, drainage, or pollution of any kind, caused by any town, corporation, person or persons, which now finds or shall hereafter be in danger of finding its way directly or indirectly into said Mystic pond, or its head-waters, or into any stream or pond connected with or discharging into said Mystic pond.

Said city may, for the purposes aforesaid, erect such machinery, May erect pumps, and appliances of any kind which may be found necessary from pumps, etc.

time to time.

The city of Boston may take and hold by purchase or May take and hold lands and **SECT. 2.** otherwise, any lands, real estate, or water-rights, necessary for laying water-rights. and maintaining said main sewer and its branches, and for the extension or diversion of any water-courses, natural or artificial, and of any drains or sewers which it may extend or divert, and for the construction of any works which it may erect by virtue of the provisions of

It may construct said main sewer and its branches, and conduct, extend, or divert, said water-courses, sewers, or drains, over or under any water-course, or any streets, turnpike roads, railroads, highways or other ways, and may enter upon and dig up such roads, streets, or May dig up roads or ways.

ways, for the purpose of construction, maintenance, and repair, and in such a manner as not to render the same unnecessarily inconvenient for public travel during the work thereon, and in general may do other acts and things necessary and proper for the purposes of this

Said city of Boston may, also, with the consent of the directors of the Boston and Lowell Railroad Company, for the time being, change the grade or location of so much of said railroad as is situated in the Mystic valley. It may also change the grade of any highway, public street, or way of travel, within the towns of Medford, Woburn, or Winchester, crossed by said sewer or any of its branches, subject to such reasonable regulations as may be prescribed by the selectmen of the town in which such highway or street is located.

Flow of water in streams intercepted by sewers.

Wherever said main sewer or its branches shall intercept streams, drains, or sewers, existing at the date of the passage of this act, the said city of Boston shall connect the same with said main sewer or its branches, or make such other provision as not to destroy or unnecessarily injure the flow of the same.

To restore streets to good order and condition. City of Boston ages, etc.

Whenever the city of Boston shall dig up any street or SECT. 4. way, as aforesaid, it shall restore the same to as good order and condition as the same shall be in when such digging commenced; and the city of Boston shall at all times indemnify and save harmless the town of Woburn, the town of Winchester, and the town of Medford, against all damage which may be recovered against them, respectively, and shall reimburse to them, respectively, all expenses which they shall incur, by reason of any defect or want of repair in any street or way, caused by the construction of said main sewer or any of its branches, or the extension or diversion of said water-courses, sewers, or drains, or by the maintaining or repairing of the same: provided, that said city shall have due and reasonable notice of all claims for such damages or injury, and opportunity to make a legal defence thereto.

Proviso.

Bewer to be substantially made and kept in

The main sewer and its branches to be constructed under SECT. 5. this act shall be the property of the city of Boston, shall be suborder by Boston, stantially made with brick and stone, or with such other materials and in such manner as the board of aldermen of the city of Boston shall permit or direct, and shall be kept and maintained in good order by the city of Boston.

Expense of repairs to be assessed upon nersons benefited.

The city of Boston shall at all times have the right to repair the same, and to remove stoppages therefrom, and may assess the expense, or any portion thereof, on all persons benefited by such repairs, or removal of obstructions, in the manner designated in the eleventh and twelfth sections of chapter forty-eight of the general statutes of the commonwealth, and the board of aldermen of the city of Boston shall have the powers therein granted to selectmen of towns, but no part of such expense shall be assessed upon towns, corporations, or persons, who do not use said main sewer or its branches, or who are lawfully entitled to discharge their sewage or drainage into said Mystic pond or its head-waters at the date of the passage of this act. All juries applied for under this section shall be drawn from the county of Middlesex.

Liability for damages.

The city of Boston shall be liable to pay all damages SECT. 6. that shall be sustained by any person, town, or corporation, in his or its property, by the taking of or injury to any land, real estate, water, or water-rights, or by the interference with or injury to the use of any water-course to which such person, town, or corporation, is legally entitled at the time of such taking; and in regard to such taking, injury, or interference, and the ascertainment and payment of all such damages, the said city of Boston and all persons, towns, or corporations, claiming damages, shall have all the rights, immunities, and remedies, and be subject to all the duties, liabilities, and regulations, which are provided in the one hundred and sixty-seventh chapter of the acts of the year eighteen hundred and forty-six, the one hundred and eighty-seventh chapter of the acts of the year eighteen hundred and forty-nine, and the three hundred and sixteenth chapter of the acts of the year eighteen hundred and fifty.

SECT. 7. No corporation, person, or persons, shall hereafter dis- Drainage of other towns, charge any sewage, drainage, or pollution, of any kind, which they etc., not to enter have not the legal right so to discharge, at the date of the passage of without consent this act, and no city or town shall discharge its public drainage or of Boston. sewage into the said upper Mystic pond, or any head-water, pond, or 1877, 11. stream, running into, or connected therewith, or into the said main sewer or any of its branches, or into any drain or sewer directly or indirectly connected therewith, or into any stream or water-course diverted into said main sewer, or into the branches thereof, or into any drain, sewer, or conduit, emptying into said stream or water-course or its branches, without the permission of the city of Boston; but any such town, corporation, person, or persons, may, with the permission of the city of Boston, enter a drain or sewer into such main sewer or any of its branches, upon giving six months' notice to said city of Boston of their desire so to do, and upon payment of a reasonable compensation to said city for the use of the same.

If the city of Boston and said town, corporation, person, or persons, shall be unable to agree upon said compensation, either party may petition the supreme judicial court for the appointment of a commission of three suitable persons, who shall hear the parties and determine the compensation to be paid to the city of Boston. Such com-Compensation pensation may consist of a sum in gross, or of a yearly payment to by other towns. be made to said city, as said commissioners may decide; and the report of said commissioners, or of a majority of them, being subject to the revision of, and being accepted by, the supreme judicial court, shall be final, and judgment shall issue thereon.

The entry of any drain or sewer into said main sewer or any of its branches, shall be made under the direction of the city of Boston, and subject to such reasonable rules and regulations as may be made by The city council thereof.

Upon the establishment by the towns of Woburn or Winchester or Medford, of any system of sewerage or drainage, the sewers established by said towns to the northward and eastward of said system of sewers of the city of Boston, and through territory which naturally drains toward said main sewer of the city of Boston or any of its branches, shall be entered into said sewers of said city of Boston, and compensation therefor shall be made severally by said towns to said city of Boston, and shall be determined, if the parties shall be unable to agree, in the manner herein before set forth: provided, that in all cases under this section, no such town, corporation, person, or persons, shall be entitled to make such entry except by permission of the city of Boston, or upon such terms as shall be determined by the supreme judicial court.

SECT. 8. Nothing in this act shall be so construed as to impair the Rights of rights heretofore granted to the towns of Woburn and Winchester for Winchester not supplying themselves with pure water; or to prohibit the saving and to be impaired. use of sewage and drainage matter for fertilizing purposes, or making any local disposition of the same, which shall not pollute the waters of said upper Mystic pond.

SECT. 9. If any town, corporation, person, or persons, shall wan-Penalty for poltonly or maliciously discharge any sewage, drainage, or cause of pol-Mystic pone. lution, into the said upper Mystic pond, or any head-water, pond, or

stream, running into or connected therewith, such town, corporation, person, or persons, shall be liable to the penalties declared in the fifteenth section of the one hundred and sixty-seventh chapter of the acts of the year eighteen hundred and forty-six.

Penalty for unlawfully entering drain.

SECT. 10. If any town, corporation, person, or persons, shall, contrary to the provisions of this act, enter any drain or sewer, or conduct any sewage or drainage matter, or pollution of any kind, into any drain or sewer constructed by the city of Boston by virtue of this act, or into any water-course, stream, or channel, natural or artificial, connected therewith, or shall wantonly or maliciously injure or destroy, or divert or obstruct any such drain or sewer, or destroy or injure any machinery or property held, owned, or used, by the said city by the authority and for the purposes of this act, such town, corporation, person, or persons, shall forfeit and pay to said city of Boston, three times the amount of the damages that shall be assessed therefor, to be recovered in any proper action.

Injunction may be granted by supreme judicial court. therefor, to be recovered in any proper action.

Sect. 11. It shall be lawful for the supreme judicial court, upon application of the city of Boston, to grant an injunction against any unlawful use of or interference by any one with any sewers or drains constructed by the city of Boston under this act, or against the unlawful entry of any drain or sewer, directly or indirectly, into the same, or into any drain, sewer, or water-course, connected therewith, or against the unlawful pollution or corruption of the upper Mystic pond, or its head-waters, or of any pond or stream flowing into or connected with the same; and damages therefor may be assessed by said court, as incident to such process.

Legislature may regulate disposition of sewage from time to time.

SECT. 12. This act shall not be construed to grant an interminable right to discharge sewage into Mystic lower pond; but the legislature may, from time to time, by law, regulate and determine the disposition to be made of such sewage for the purpose of protecting the public health, and especially that of the inhabitants of Arlington and Medford, and preventing the existence of a nuisance, anything to the contrary in this act notwithstanding.

Mystic sewer bonds of the city of Boston may be issued.

SECT. 13. For the purpose of defraying all the cost and expenses incurred under this act, the said city of Boston is authorized to issue its bonds to such an amount as may be necessary therefor, but not exceeding the costs and expenses incurred under this act, bearing interest at the rate of six per centum per annum; and said interest shall be payable semi-annually, and the principal shall be payable at periods not more than forty years from the issuing thereof; and said bonds shall be known as the "Mystic sewer bonds of the city of Boston." And the said city may sell the same, or any part thereof, from time to time, by public or private sale, or pledge the same for money borrowed for the purposes aforesaid, on such terms and conditions as it shall deem proper.

Subject to acceptance by city council.

SECT. 14. This act shall take effect upon its acceptance by the city council of the city of Boston.

May 10, 1875.

[1861, 105; 1863, 9; 1870, 216; 1874, 400; 1877, 11; 1881, 808; 1884, Resolves, c. 68.]

## 1875. — CHAPTER 214.

AN ACT TO PROVIDE FOR A CHANGE OF THE LOCATION AND TRACKS OF THE EASTERN RAILROAD COMPANY, THE BOSTON AND ALBANY RAILROAD COMPANY, AND THE BOSTON, REVERE BEACH, AND LYNN RAILROAD COMPANY, IN EAST BOSTON.

Be it enacted, etc.:

SECTION 1. The Eastern Railroad Company, the Boston and Albany Location and Railroad Company, and the Boston, Revere Beach, and Lynn Railroad tracks of railroads may be Company, are hereby authorized, on the request in writing of the mayor, changed in Rast Boston. duly authorized by the board of aldermen of the city of Boston, to discontinue and remove, in whole or in part, such portion of the location and tracks of said corporations as are situated in that part of Boston known as East Boston, and to relocate the same upon a new line, to the east of the present one, in such manner as may be agreed upon between said corporations and the said mayor and aldermen; and for this purpose they may purchase or take land and other propcrty in the method provided for in chapter three hundred and seventytwo of the acts of the year eighteen hundred and seventy-four; and P.S. 112. the said relocated road may be constructed over and across tidewaters lying to the eastward of said East Boston, in such manner as may be approved by the board of harbor commissioners.

SECT. 2. Should the Eastern Railroad Company, the Boston and Expense of the location to be Albany Railroad Company, and the Boston, Revere Beach, and Lynn apportioned Railroad Company, discontinue and relocate their tracks on the among railroads request and in the manner specified in the preceding section, the Boston. cost of so doing shall be apportioned among the said Eastern Railroad Company, the Boston and Albany Railroad Company, the Boston, Revere Beach, and Lynn Railroad Company, and the city of Boston, by a commission which, upon the petition of said corporations, or either of them, shall be appointed, and shall proceed in the manner and with the powers set forth in sections ninety-eight and ninety-nine P.S. 112, 55 131of chapter three hundred and seventy-two of the acts of the year

eighteen hundred and seventy-four.

SECT. 3. The amount, or any part thereof, assessed, under this act, Assessment for betterments. against the city of Boston by said commissioners, may be levied upon the estates benefited by said relocation, in the manner prowided by law with respect to betterments upon the laying out and discontinuance of highways in said city of Boston: provided, that Proviso. no estate shall be assessed with a betterment exceeding one-half its increased value by reason of the change of location of said railroad companies; and provided, that the board of aldermen of the city of Proviso. Boston shall determine that it is expedient that said amount, or any part thereof, assessed by said commissioners against said city, shall be raised by levying said betterments.

This act shall take effect upon its passage.

May 15, 1875.

#### 1875. — CHAPTER 228.

AN ACT TO PRESERVE THE PURITY OF THE WATER OF LAKE COCHITUATE.

Be it enacted, etc.:

SECTION 1. It shall be lawful for the supreme judicial court, upon The supreme the application of the city of Boston, to grant an injunction against judicial court may restrain the discharge of any drainage or sewage matter, or pollution of any discharge of kind, into Lake Cochituate or Pegan brook, or any waters flowing into waters of into said lake or brook: provided, that this shall not be held to Lake Cochituate

and Pegan brook. Proviso. Sewerage in Natick.

destroy the prescriptive right of any person or persons to discharge such matter into said lake or brook.

SECT. 2. The town of Natick shall have the right to divert the waters of any brook, rivulet, or stream, now running into Lake Cochituate, into which the sewerage or drainage of Natick now empties: provided, that nothing in this act shall be construed so as to give any right to said town to divert such brook, rivulet, or stream, into Charles river.

This act shall take effect upon its passage. SECT. 3.

May 19, 1875.

[1846, 167; P.S. 80, §§ 96, 97; 1884, 154, 172.]

## 1875. — CHAPTER 241.

AN ACT TO REORGANIZE THE SCHOOL COMMITTEE OF THE CITY OF BOSTON.

Be it enacted, etc.:

School committee to condist of mayor by the voters. 115 Mass. 883,

Section 1. The qualified voters of the city of Boston, at the annual municipal election occurring in the year eighteen hundred and and twenty-four seventy-five, shall elect twenty-four persons, inhabitants of the city, to constitute, with the mayor of said city, who shall be ex officio chairman thereof, the school committee of said city, the members of which shall serve without compensation; the eight persons who shall have received the largest number of votes, shall hold their office for three years; the eight persons who shall have received the next largest number of votes, shall hold their office for two years; and the eight persons who shall have received the next largest number of votes, shall hold their office for one year. In case two or more persons elected shall have received an equal number of votes, those who are the seniors by age shall, for the division into classes hereby required, be classified as if they had received the largest number of votes in the order of ages. And thereafter the qualified voters shall annually elect eight persons, inhabitants of the city, to serve as members of the school committee for the term of three years.

Eight members to be elected every year.

Clerk of wards to make returns of votes to city

SECT. 2. It shall be the duty of the clerks of the several wards of said city to make returns to the city clerk after each municipal election, of the votes cast in their several wards for members of the school committee, and after the entry by the city clerk of said returns, or of an abstract thereof, in the official book kept for such purpose, it shall be the duty of the board of aldermen to examine and compare said returns and thereupon to cause certificates of election to be issued to such and so many of the members of said school committee as appear to have been chosen at such election; but said school committee shall be the final judge of the qualifications and elections of its own members.

Organization of committee.

The persons so chosen as members of the school committee SECT. 3. shall meet and organize on the second Monday in January, in the year eighteen hundred and seventy-six, and annually thereafter, at such time and place as the mayor may appoint. The unexpired term of office of all members and officers of the school committee as hitherto organized and established, shall terminate immediately upon the organization of the school committee elected under this act.

A majority shall constitute a quorum.

A majority of all the members of the school committee SECT. 4. shall be necessary to constitute a quorum for the transaction of busi-They shall choose a secretary, not of their own number, who shall also serve as secretary to the board of supervisors, an auditing clerk, and such other subordinate officers as they may deem expedient,

and shall define their duties, fix their compensation, and may remove them at pleasure.

The school committee shall have the supervision and Powers and duties of com-SECT. 5. direction of the public schools, and shall exercise the powers and per-mittee, form the duties in relation to the care and management of schools 8 Cush 186. which are now exercised and performed by the school committee of 12 Gray, 339. said city, except so far as they may be changed or modified by this 116 Mass. 365. act, and shall have the powers and discharge the duties which may 123 Mass. 545. hereafter be imposed by law upon the school committees of cities and They may elect teachers, and may discharge those now in office, as well as those hereafter elected. They shall appoint janitors 127 Mass. 290. for the school-houses, fix their compensation, designate their duties, and may discharge them at pleasure. They may fix the compensation of the teachers, but the salaries established at the commencement of each school year shall not be increased during such year.

SECT. 6. Whenever, in the judgment of the school committee, a Building or alnew building, or any addition to, or alteration of, a building, is needed tering schoolfor school purposes, of an estimated cost of over one thousand dollars, they shall make a statement in writing to the city council, of the necessity of the proposed building, addition, or alteration; and no contract for the purchase or lease of land, or for the erection, purchase, or lease, of any building, or for any addition to, or alteration of, any building for school purposes, shall be authorized by the city council until such statement has been made, nor until the locality and plans for the same have been approved by the school committee, or by a sub-committee thereof, duly authorized to approve the same.

SECT. 7. The school committee shall elect a superintendent of Superintendent supervisors schools and a board of supervisors, consisting of not more than six to be cletted by members, and shall define their duties and fix their compensation. committee. The superintendent and the members of the board of supervisors shall hold office for the term of two years, unless sooner removed; and they may be removed for cause at any time by the school com-No member of either branch of the city council, or of the school committee, shall hold the office of superintendent or supervisor, sand no member of either branch of the city council shall be a member of the school committee. The superintendent shall be a member of the board of supervisors, and shall, when present, preside at their meetings.

The votes of a majority of the whole number of members Majority of of the school committee shall be necessary to elect the superintend-whole committee required ent of schools, the supervisors, the head masters of the Latin, normal to elect superintends. and high schools, the masters of the grammar schools, or the director term, etc. of a special study or exercise.

May 19, 1875.

#### 1875. — CHAPTER 243.

AN ACT TO AUTHORIZE THE DIVISION OF THE CITY OF BOSTON INTO TWENTY-FOUR WARDS, AND TO FIX THE NUMBER OF MEMBERS OF THE COMMON COUNCIL.

Be it enacted, etc.:

SECTION 1. It shall be the duty of the city council of the city of City to be Boston, and it is hereby empowered, during the year eighteen hundred twenty four and seventy-five, and each tenth year thereafter in which a census wards. shall be taken by authority of the commonwealth, to cause a new division of the city to be made into twenty-four wards, in such manner as to include an equal number of voters in each ward, as nearly as conveniently may be, consistently with well defined limits to each

ward, and until such division is made, the boundary lines of the wards shall remain as established.

The city council may, also, from time to time, prescribe a place in each ward at which elections shall be held.

Election of members of common council. 1876, 225, § 8.

1876, 242.

SECT. 2. At the municipal election in the year eighteen hundred and seventy-five, and every year thereafter, the qualified voters of each ward shall bring in their votes for three able and discreet men, qualified voters in said ward, to be members of the common council for the ensuing year; and all the ballots so given in each ward, being sorted, counted, and declared, a public declaration of the result shall be made by the warden in open ward meeting; and a record of such proceedings shall be kept by the clerk in his journal, stating the number of ballots given for each person, written in words at length.

Ward officers.

SECT. 3. The terms of office of all ward officers heretofore chosen shall expire on the day before the next annual municipal election; and the mayor and aldermen shall appoint from the legal voters of each ward, as established under the first section of this act, a warden, clerk, and four inspectors of elections, who shall officiate in their several capacities, on the day of said municipal election, upon being duly qualified, and who shall hold their several offices until the first Monday of January, eighteen hundred and seventy-six.

At the municipal election of the year eighteen hundred and seventyfive, and every year thereafter, ward officers shall be elected according to law.

Repeal of 1854, 448, § 20.

SECT. 4. Section twenty of chapter four hundred and forty-eight of the acts of the year eighteen hundred and fifty-four, and all acts and parts of acts inconsistent with the provisions of this act, are hereby repealed; but nothing contained in this act, or in the proceedings which may be had by virtue of the authority conferred by it upon the city council, shall be held to alter the method of election, or qualifications of the ward officers, or to alter the boundaries of the jurisdiction of the several municipal courts of the city of Boston, as they are now established by law.

SECT. 5. This act shall take effect upon its passage.

May 19, 1875.

[1854, 448; 1876, 242.]

## 1876. — CHAPTER 11.

AN ACT TO CHANGE THE TIME OF ELECTION OF THE DIRECTORS OF THE COLLATERAL LOAN COMPANY, AND FOR OTHER PURPOSES.

Be it enacted, etc.:

Government to be in seven directors. Section 1. Section six of chapter one hundred and seventy-three of the acts of eighteen hundred and fifty-nine is hereby amended so as to read as follows: The government of the company shall be in seven directors, five of whom shall be chosen annually, at such time as the stockholders may from time to time determine, together with one to be appointed by the governor of the commonwealth, and one to be appointed by the mayor of the city of Boston; and the board thus created shall elect one of their number president, and such other officers as may be deemed necessary.

Proceedings confirmed. SECT. 2. The elections of directors, and other proceedings which have taken place at the annual meetings of said corporation which have been held in November, are hereby confirmed and made valid to the same extent as if said meetings had been held in October.

SECT. 3. This act shall take effect upon its passage.

February 21, 1876.

#### 1876. — CHAPTER 65.

AN ACT RELATING TO PUBLIC URINALS IN THE CITY OF BOSTON.

Be it enacted, etc.:

SECTION 1. The city of Boston, by vote of its city council, shall Public urinals have power to erect and maintain urinals for public use in any street, may be maintain way, court, public square, common, or common lands, in said city, by vote of city and likewise in the public gorden, so called bring to the council. and likewise in the public garden, so called, lying to the eastward of 130 Mass. 170. Arlington street therein. And any owner of land who suffers any injury in his property by reason of the construction of any urinal as aforesaid, may, at any time within one year after the construction is commenced, apply to the superior court for Suffolk county for assessment of his damages by a jury, and have his damages ascertained in the manner provided where land is taken in laying out highways.

SECT. 2. This act shall take effect upon its passage.

March 22, 1876.

#### 1876. — CHAPTER 69.

AN ACT FOR THE BETTER PROTECTION OF LIFE IN BUILDINGS OCCUPIED FOR PUBLIC PURPOSES IN THE CITY OF BOSTON.

Be it enacted, etc.:

SECTION 1. Whenever it shall be reported to the inspector of Churches, buildings of the city of Boston, that any church, theatre, hall, or other cto., reported to building or structure, used or intended to be used temporarily or perbed deficient in modes of egrees manently for any public purpose, or any school-house or school-room in case of fire, be examined by public or private, within the city of Boston, is deficient in proper be examined by inspector of facilities of egress in case of fire or accident, either in the number, buildings. width, construction, or arrangement of the entrances, aisles, passageways, or stair-ways, or by reason of inner doors opening inward, or from any other cause whatever, arising from the manner of construction or repair of the premises, it shall be the duty of the said inspector of buildings to inspect the same, and if, in his judgment, they are so owner or occudeficient, he shall notify the owner or owners, occupant, lessee, or part to make other person, having charge thereof, and require of him or them such notified by inincreased facilities of egress, as, in the judgment of the inspector, the spector. security of the public in life and limb, in case of fire or accident, may require. The person or persons so notified shall be allowed fortyeight hours from the time of the service of the notice to begin the alterations required by the notice; and he or they shall employ sufficient labor to accomplish the same as expeditiously as may be. he or they shall refuse or neglect to comply with the requirements of said notice as aforesaid, then a survey of the premises shall be made in the manner set forth in the thirteenth section of chapter two hundred and ninety-eight of the acts of the year eighteen hundred and seventy-three. Upon the report of the board of survey, if the same supreme judi shall declare that said premises are deficient in proper facilities of enjoin owners, egress in case of fire or accident, and upon the continued neglect or etc., from using refusal of the owner or owners, occupant, lessee, or other person, a report of a having charge thereof, to provide the requisite increased facilities of board of survey. egress, then it shall be lawful for the supreme judicial court to issue an injunction forbidding or limiting the use of the premises in such manner as the safety of the public or of persons using the same may require. Such owner or owners, occupant, lessee, or other person, Penalty for neghaving charge of the premises, shall likewise be liable to a penalty of necessary alteranot less than ten dollars nor more than fifty dollars, for every day's tions. continuance of neglect or refusal to comply with the original notice

of the inspector of buildings, to be recovered by the city of Boston in an action of tort.

Combustible materials in buildings, and obstructions in passage-ways to be made safe. upon order of the inspector.

SECT. 2. Whenever it shall appear to the inspector of buildings of the city of Boston that in any of the buildings or structures, or portions thereof, mentioned in the foregoing section, the security of the public is either temporarily or permanently endangered by the use of combustible stuff or materials, or that benches, chairs, stools, or other obstructions, are either temporarily or permanently placed in the aisles or passage-ways thereof, in such a manner as to prevent free egress in case of fire or accident, during the time when the same may be opened to the public, or that benches, chairs, or settees, are either temporarily or permanently so arranged as not to afford proper passage between them and sufficient egress in case of fire or accident, or that outer doors opening inward are not kept open when such buildings or structures are used by the public, the said inspector shall notify the owner or owners, lessee, occupant, or other person, having charge of the premises, and require him or them to make the premises Penalty for neg-safe, and if he or they shall refuse or neglect to do so, he or they shall be liable to a penalty of not less than fifty dollars nor more than five hundred dollars, for each offence, to be recovered by the city of Boston in an action of tort.

Outer doors opening inward, to be kept open while buildings are used by the public.

All outer doors of buildings and structures mentioned in SECT. 3. section one of this act shall be kept open when such buildings or structures are used by the public, unless such doors open outwards, and except that fly-doors, opening both ways, may be kept closed. All inner doors of such buildings and structures shall be made so as to open outwards.

Repeal of 1871, 280, § 60.

Section sixty of chapter two hundred and eighty of the SECT. 4. acts of the year eighteen hundred and seventy-one is hereby repealed. SECT. 5. This act shall take effect upon its passage.

March 28, 1276.

## 1876. — CHAPTER 105.

AN ACT TO AUTHORIZE THE CITY OF BOSTON TO RECONSTRUCT DOVER-STREET BRIDGE, IN SAID CITY.

Be it enacted, etc.:

City of Boston may reconstruct and widen Dover-street bridge.

Section 1. The city of Boston is hereby authorized to repair, reconstruct and widen Dover-street bridge, so called, situated in said city, to a width not exceeding sixty feet; and may construct fenderguards, may change the location of the draw, and do such other acts as it may deem necessary, expedient, or convenient, in the premises, to secure a bridge and draw which shall safely and conveniently accommodate public travel and navigation; subject, however, to the provisions of chapter four hundred and thirty-two of the acts of P.S. 19, §§ 12, 13. the year one thousand eight hundred and sixty-nine.

May take land, wharves, etc.

Damages.

SECT. 2. To secure and accomplish the objects and purposes of the preceding section, said city may take such lands, buildings, wharves, and structures, as it may deem necessary; and all damages to private property, or for land taken under this act, shall be ascertained, as provided in chapter forty-three of the general statutes.

April 6, 1876.

[1831, 71.]

#### 1876. — CHAPTER 106.

AN ACT AUTHORIZING THE CITIES OF BOSTON AND CHELSEA TO RECON-STRUCT CHELSEA BRIDGE.1

Be it enacted, etc.:

Section 1. The city of Boston shall have authority to reconstruct City of Boston that part of Chelsea bridge now maintained by it, in the manner part of following, to wit: to increase the width of said bridge to sixty-six bridge. feet, so that it shall be thirty-three feet in width on each side of the centre of the present bridge; to fill solid to said width the portion between the Charlestown end in the former city of Charlestown, to the harbor commissioners' line, and also the portion between the southerly sea-wall of the filled land of the Boston and Lowell Railroad Company, and the northerly sea-wall of the flats and filled land of the Mystic River Corporation; to change the location of the draw therein, and to build suitable draw-piers and fenders, subject, however, to the provisions of chapter four hundred and thirty-two of the acts of the P.S. 19, §§ 12, 13. year one thousand eight hundred and sixty-nine. In constructing the portions to be filled solid, the city of Boston shall have the option of building retaining walls, or bulkheads, or of sloping the sides to such an extent as may be necessary to build the roadway of the bridge to the width of sixty-six feet.

SECT. 2. The city of Chelsea shall have authority to reconstruct City of Chelsea that part of Chelsea bridge now maintained by it in the manner part of Chelsea following, to wit: to increase the width of said bridge to the extent bridge. and in the manner hereinbefore authorized to be done by the city of Boston; to fill solid to said width such portion of said bridge from the Chelsea end towards the draw as the harbor commissioners shall determine and permit to be filled, to the depth of not less than ten **feet** above mean low-water mark; to construct solid retaining walls For that purpose on both sides of said bridge, and, if said city of Chelsea shall so elect, to slope the westerly side instead of constructing said solid retaining wall; to change the location of the draw-piers and to build suitable piers and fenders for said draw; all subject, however, to the provisions of said chapter four hundred and thirty-

SECT. 3. To secure and accomplish the objects and purposes of the May take land, preceding sections, said cities may severally take such lands, build-buildings, wharves, etc. and all damranges to private property, or for land, buildings, wharves, or structures, taken under this act, shall be ascertained as prescribed in chapter Torty-three of the general statutes, and be severally paid for by said cities: provided, however, that nothing herein contained shall be con- Proviso. strued to compel payment for any land or property within the location of said bridge as originally laid out.

SECT. 4. Such city shall severally have the right to fill those Harbor commisportions of the bridge hereinbefore authorized to be filled solid, to nate places the depth of ten feet above mean low water mark, with material taken where material from flats or marsh between high and low water mark at such place filling. or places as shall be designated by the harbor commissioners, and in such case no other compensation for said filling shall be required from said cities.

SECT. 5. Said cities of Boston and Chelsca are authorized, during Footwalk may the rebuilding of said bridge, to construct and maintain within their while bridge is said respective limits, a footwalk; but they shall be subject to no rebuilding. liability for damages for any injury suffered by any person, while passing over said footwalk by reason of any defect therein.

Obligations to keep in repair not affected.

Temporary structure may be built for t of Lynn and Boston horse railroad.

Proviso.

Proviso.

Nothing contained in this act shall affect any obligation existing on the part of any person or corporation to keep in repair any portion of the bridge, after the same shall have been rebuilt.

SECT. 7. Either of said cities is authorized to build a temporary structure, upon which the Lynn and Boston Horse Railroad Company may run its cars at its own risk, while said city is rebuilding any part of said bridge, or said railroad company may build and use said temporary structure itself, subject to the approval of the harbor commissioners: provided, that neither city shall be liable to any person or corporation by reason of maintaining said temporary structure, or by reason of any defect therein; and provided, also, that nothing contained in this section shall be construed to prohibit either city from closing said bridge, or any portion thereof, to public travel, whenever it shall become necessary in the construction thereof.

April 6, 1876.

[1878, 41; 1880, 159.]

## 1876. — CHAPTER 136.

AN ACT TO EMPOWER THE CITY OF BOSTON TO LAY AND MAINTAIN A MAIN SEWER DISCHARGING AT MOON ISLAND IN BOSTON HARBOR, AND FOR OTHER PURPOSES.

Be it enacted, etc.:

City of Boston may maintain a main sewer discharging at Moon island.

Section 1. The city of Boston shall have authority, in addition to the powers now possessed by it, for the purpose of laying and maintaining a main sewer running south-easterly from the direction of Charles river, to build and maintain wharves, pumping works, and reservoirs, for said sewer, on the main land, at or near the mouth of Neponset river, thence to conduct said sewer, by means of a siphon or tunnel under the bottom of the harbor, at or near the mouth of said river, to that part of the town of Quincy called Squantum, thence along or across said Squantum and the flats adjacent thereto, to Moon Said city shall also have authority to build and maintain a reservoir or reservoirs at Moon island, and other works essential to a proper and convenient discharge of the contents of said sewers. In any construction over tide-water said city shall be subject to the direction of the harbor commissioners in the manner pointed out in chap-P.S. 19, §§ 12, 13. ter four hundred and thirty-two of the acts of the year one thousand eight hundred and sixty-nine.

May take lands, wharves, etc.

The city of Boston shall have authority to take such SECT. 2. lands, buildings, wharves, and structures, as may be necessary to accomplish the objects of the preceding section; and all damages to private property, or for lands, buildings, wharves, or structures, taken under this act, shall be ascertained as prescribed in chapter forty-three of the general statutes, and paid by the city of Boston.

Sewer may be used in common by Boston and Brookline, by agreement.

The city of Boston and the town of Brookline may contract with each other for the use and support in common of the city sewer now constructed in Beacon street in Boston and leading into Charles river, and for the building by said town, at its sole expense, within the limits of said city, of a sewer about nine hundred feet in length from the town line to connect the town drains with such city sewer, and for the support, at the joint and equal expense of each, of the outlet of the sewer and the carrying the same out farther into Covered channel Charles river if necessary; they may also contract with each other for Muddy river. for the building and support in common of a new covered channel for Muddy river, such new channel to run from Tremont street along the line of division between said city and town and to empty into the pre-

sent channel of Muddy river east of Aspinwall avenue; if it shall be necessary to take land for the purpose of carrying out the provisions of this section, said city and said town, each within its own territory, may take such land as may be necessary, and persons aggrieved by such taking shall have their damages ascertained and paid, and all the proceedings shall be conducted in conformity to the laws applicable to the laying out of town ways in said town, and highways in said city.

April 11, 1876.

[1879, 230; 1882, 256.]

### 1876. — CHAPTER 144.

AN ACT TO AMEND "AN ACT TO INCORPORATE THE BUTCHERS' SLAUGHTER-ING AND MELTING ASSOCIATION IN BRIGHTON."

Be it enacted, etc.:

Section 1. Section six of chapter three hundred and sixty-five of Amendment to the acts of the year eighteen hundred and seventy is hereby repealed; 1870, 365, § 6. and sections two and four of said act are hereby amended by striking out the words "state board of health" where they occur in said sections and substituting, in place thereof, board of health of the city of

SECT. 2. From and after the first day of June in the year eighteen Slaughtering to hundred and seventy-six, the business of slaughtering shall not be conducted within the limits of the city of Boston, except upon the prem
sociation. ises of the Butchers' Slaughtering and Melting Association in said city.

SECT. 3. The said association shall, within a reasonable time, Association to slaughter all cattle, sheep, and calves, which may be brought to their slaughter all cattle, etc. premises for that purpose by persons not occupying tenements therein, brought to them. whenever the accommodations under their control on said premises will permit. They shall also prepare the meat and other products of such animals for the market. They may charge, in addition to the offal from said animal, such price per head as may be mutually agreed upon; and in case of disagreement as to price, the same shall be fixed by the board of health of the city of Boston.

SECT. 4. Said board of health of the city of Boston is hereby au-Boston board of thorized to appoint one or more inspectors, to see that the rules and health to appoint inspectors. regulations for the conduct of the business of the association for the time being are fully obeyed by said association and their tenants, and also to see that none but healthy animals are slaughtered; the salary or salaries of said inspector or inspectors to be established by the city council of said city of Boston. The said inspector or inspectors shall at all times have access to the premises of said association and any building thereon, and also to the premises, yards, or cars, of any railroad company within the city of Boston, for the purposes of examination, inspection, and seizure, of any meat or animals unfit for human food.

SECT. 5. Said board of health of the city of Boston is hereby To prevent authorized to make whatever regulations may seem to them fit in male unfit for order to prevent the slaughter and sale of animals unfit for human food.

April 17, 1876.

#### 1876. — CHAPTER 176.

AN ACT IN ADDITION TO CHAPTER THREE HUNDRED AND SEVENTI-ONE OF THE ACTS OF THE YEAR EIGHTEEN HUNDRED AND SEVENTY-TWO, RELATING TO THE REGULATION AND INSPECTION OF BUILDINGS IN BOSTON.

Be it enacted, etc.:

l'arty-walls of dwelling-houses n Boston.

Section 1. Party-walls of dwelling-houses not exceeding two stories nor twenty-five feet in height, and not exceeding twenty feet in width and forty feet in depth. in the city of Boston, outside the building limits of said city, may be built of brick, eight inches thick, and be carried twelve inches above the roof; and shall be corbelled at least six inches, or to the outer edge of all projections on the front and rear walls of the building, and be coped with stone or metal securely fastened; and where the roof is of the kind known as Mansard or French, the party-walls shall extend through the slope of the Mansard at least six inches distant from, and parallel with, the roof covering, and be corbelled at least six inches, or to the outer edge of all projections, and shall be coped with stone or metal, securely fastened. Any dwelling-house wall, not exceeding twelve feet in height from the foundation, and not within the building limits of said city, may be built of brick, eight inches thick.

Foundation-

SECT. 2. Foundation walls of buildings, other than dwelling-houses, and not exceeding thirty-five feet in height. in the city of Boston, may be built of irregular rubble-stone, one-fourth thicker than blockstone walls: provided, that when such foundation walls are laid on piles, the lower course shall be of block-stone.

Repeal.

Sect. 3. All acts or parts of acts inconsistent herewith are hereby repealed.

April 26, 1876.

[1872, 871.]

### 1876. — CHAPTER 229.

AN ACT AUTHORIZING CERTAIN RAILROAD CORPORATIONS TO HOLD STOCK IN THE UNION FREIGHT RAILWAY COMPANY.

Be it enacted. etc.:

Railroad having terminus in Boston may pur-chase and hold Company. Proviso.

Section 1. Any railroad company, now or hereafter, having a terminus in Boston, may purchase and hold stock in the Union Freight Railway Company: provided, that John D. Bates, at present a stock-Freight Railway holder in the Union Freight Railway Company, or, in case of his decease, his personal representatives, may, at any time within one year from the passage of this act, tender to any corporation owning shares in said company, a valid transfer and conveyance of all his shares of stock, and that such corporation, upon such tender, shall pay to said Bates, or, in case of his decease, to his personal representatives, a sum of money equal to the par value of the shares of stock tendered as aforesaid: and provided, further, that said Union Freight Railway Company shall charge to, and receive of, corporations holding shares of its capital stock, no other rates and charges for carriage of freight than are charged to, and received of, other corporations and individuals.

Proviso.

Any railroad meeting Union Freight Rail-SECT. 2. way may enter upon and use the same.

Any railroad corporation whose road meets the road of the Union Freight Railway Company may, in the manner prescribed by the board of aldermen of Boston, enter upon, unite its road with, and use the road of, the Union Freight Railway Company, for the transportation of freight; in which case, both corporations shall be

subject to the provisions of sections one hundred sixty-five, one hundred sixty-six, and one hundred sixty-seven, of chapter three hundred and seventy-two of the acts of the year eighteen hundred and seventyfour; and all the other provisions of said chapter applicable to freight railways and regulating rates of freight and freight accommodations for the public shall be applicable to the Union Freight Railway Com-The cars on said road may be drawn by steam power, subject to the approval of the board of aldermen.

Nothing in this act contained shall be construed as Rights of Comaffecting the legal rights of the Commercial Freight and Marginal mercial Freight Freight Railway Companies.

Freight Railway Companies.

SECT. 4. The second section of chapter three hundred and forty-fected. two of the acts of the year eighteen hundred and seventy-two is Repeal. hereby repealed; and the third section of said chapter is amended by striking out the word "five" and inserting instead thereof the words "three and a half."

SECT. 5. This act shall take effect upon its passage.

[1872, 842: 1873, 235.]

### 1876. — CHAPTER 242.

AN ACT RELATING TO THE DIVISION OF WARD TWENTY-TWO OF THE CITY OF BOSTON, INTO TWO WARDS.

Be it enacted, etc.:

SECTION 1. The city council of the city of Boston shall immetwo in Boston to diately, upon the passage of this act, proceed to divide the ward now be divided into numbered twenty-two in said city, into two wards, to be known as two wards. ward twenty-two and ward twenty-five, and to prescribe a place in each ward in which elections shall be held.

SECT. 2. Upon such division the tenure of office of the ward offi- Ward officers to be appointed. cers in ward twenty-two, as at present existing, shall expire, and the mayor and aldermen shall appoint, from the legal voters of each ward, ward officers to hold their several offices until the first Monday of January next succeeding such division; and such offices, for the year thereafter ensuing, and every succeeding year, shall be filled in the manner provided by law with respect to ward officers in the city of Boston.

At the municipal election next succeeding such division columnical columnication colum the qualified voters of said new ward twenty-two shall carry in their votes for two able and discreet men, qualified voters and inhabitants in said ward, to be members of the common council for the ensuing year, and at said election the qualified voters of said new ward twenty-five shall carry in their votes for one able and discreet man, a qualified voter and inhabitant in said ward, to be a member of the council for the ensuing year. At the municipal election next succeeding, said new ward twenty-two shall be entitled to elect one, and said new ward twenty-five two, members in the manner aforesaid and qualified as aforesaid, and said wards shall thereafter alternately elect one and two members of the common council as hereinbefore set forth. Elections shall be conducted and records thereof kept in the manner provided in section two of chapter two hundred and forty-three of the acts of the year eighteen hundred and seventy-five: provided, that nothing contained in this act shall effect the tenure of office of the present members of the common council from ward twenty-two.

Ward twenty five shall constitute a part of the eighth Congressional and eighth Suffolk senatorial districts. congressional and eighth Suffolk senatorial districts.

SECT. 5. This act shall take effect upon its passage.

April 28, 1876.

### 1876. — CHAPTER 246.

AN ACT RELATING TO WARD OFFICERS IN THE CITY OF BOSTON.

Be it enacted, etc.:

Three inspectors of elections to be appointed for each ward.

SECTION 1. The mayor of the city of Boston shall, prior to the first day of November in the present year, with the approval of the board of aldermen of said city, appoint for each ward of said city, three inspectors of elections, who shall be qualified voters and inhabitants in such ward. One of said inspectors shall hold his office for one year, one for two years, and one for three years, from said first day of November; and in each year after the present, the said mayor shall, before the first day of November, and with the approval of said board, appoint for each ward one inspector of elections, who shall be a qualified voter and inhabitant in such ward, and shall hold office for three years from the first day of November then next succeeding. May be removed Any such inspector may be at any time removed from office by said mayor, with the approval of said board, and any vacancy occurring in the office of said inspectors shall be filled, for the residue of the term of the inspector whose place is to be filled, by appointment and approval as above provided.

at any time.

To be sworn.

SECT. 2. Said inspectors of elections, before entering upon the duties of their office, shall take and subscribe an oath faithfully and impartially to discharge such duties; which oath may be administered by the city clerk, or by his assistant, or by any justice of the peace, and a record made thereof in the office of said city clerk.

Warden, clerk, etc., to be elected.

SECT. 3. The qualified voters of each ward in said city, at the municipal election to be held in December next, and at each annual municipal election thereafter, shall choose by ballot one warden, one clerk, and three inspectors of elections, each of whom shall be a qualified voter and inhabitant in such ward, and shall hold his office for one year, and until another shall be chosen and qualified in his stead, unless he shall sooner vacate his office in the manner hereinafter set forth.

To be sworn.

SECT. 4. The said wardens, clerks, and inspectors, shall respectively make oath faithfully and impartially to discharge their several duties, which oath may be administered by the clerk to the warden, and by the latter to the clerk and inspectors, or to any or all of said officers by the city clerk, or by his assistant, or by any justice of the peace; and a certificate thereof shall be entered in the record to be kept by the ward clerk.

In case of nonelection, new election to be held.

In case of the non-election of any of said officers, at the SECT. 5. annual municipal election, the board of aldermen of said city may issue their warrant in due form for an election to be held at such time and place as said board may deem advisable.

In case of absence, officer

SECT. 6. In case of the absence of any ward officer at any ward pro tem. may be meeting, such officer may be chosen pro tempore by hand vote, and shall elected by hand have all the powers, and be subject to all the duties, of the regular officer, at such meeting. The person so elected, before entering upon the duties of his office, shall take the oath as hereinbefore provided.

Warden to pre-side and have powers of moderstors.

SECT. 7. The warden shall preside at all meetings of his ward, and shall have the powers of moderators of town meetings. In case of his absence, the clerk, and in case of the absence of both warden and clerk, one of the elected inspectors, according to seniority in age, shall preside until a new warden has been chosen.

Clerk to keep records, etc.

It shall be the duty of the clerk to make and keep a fair and true record of all meetings, and at the expiration of his term of office to deliver such record, together with all other documents and papers held by him in his said capacity, to the city clerk, by whom such of them as need be shall be transmitted to the next ward clerk.

SECT. 9. It shall be the duty of the warden and inspectors to re- Warden and inceive, sort, and count, and of the warden to declare, all votes at any egive, sort, and cleation within analy count, and the shall be already and the shall be already as a shall be a shall be already as a shall be a shall be already as a shall be a shall be already as a shall be alread election within such ward; and the clerk may assist in assorting and count, votes. counting the votes.

It shall be the duty of all ward officers named in this Ward officers to SECT. 10. act to attend and perform their respective duties at the times and returns. places appointed for elections of any officers, whether of the United States, state, city, or wards, or for the determination of any question submitted to the qualified voters by lawful authority; and to make and sign the returns of the same.

SECT. 11. The wardens, clerks, and inspectors of elections, shall Compensation. receive such compensation for each day's actual service as the city council of said city may from time to time determine, and shall be subject to the penalties to which such ward officers are subject under general laws.

The registrars of voters of said city shall provide for Ballot-boxes to SECT. 12. each ward therein a sufficient number of suitable ballot-boxes. No registrars of ballots shall be received at any election, until the full number of ward voters. officers as herein before prescribed has been completed, nor unless the warden, clerk, and at least two of the appointed inspectors, and two of the elected inspectors, are present, nor until each of said ward officers who is present has ascertained by personal examination that the ballot-boxes are empty. While an election is going on, each ballot- Each box to be box shall be in immediate charge of two inspectors, one from the apinspectors. pointed inspectors and one from the elected inspectors, during the whole time that ballots are received in that box.

SECT. 13. The wardens and clerks who were elected in the several Ward officers wards at the municipal election held in December, eighteen hundred comber, 1875, to and seventy-five, shall hold their offices as such, and act at meetings municipal elecwhich may be held in said wards prior to and including the next mu-tion. nicipal election; and such of the inspectors of elections in each ward as were elected at said municipal election, or so many of them as may be present, shall likewise hold their offices as such, and act at the meetings which may be held in said wards prior to and including the next municipal election, notwithstanding their number may exceed three; but if any vacancies occur in their number, such vacancies shall not be filled unless the same is required to complete the number of three elected inspectors, and said vacancies shall be filled in the manner provided in section six of this act.

SECT. 14. Sections seven, eight, nine, ten, eleven, twelve, thir-Repeal. teen, and fourteen, of chapter four hundred and forty-eight of the acts of the year eighteen hundred and fifty-four, and all other acts, and parts of acts, inconsistent with the provisions of this act, are hereby repealed.

April 28, 1876. [1854, 448, 55 7, 14; 1874, 60; 1878, 243; 1879, 163; 1880, 225; 1881, 221, 291.]

#### 1877. — CHAPTER 5.

AN ACT TO AMEND SECTION ELEVEN OF CHAPTER ONE HUNDRED AND SIXTY-SEVEN OF THE ACTS OF THE YEAR EIGHTEEN HUNDRED AND FORTY-SIX, RELATING TO SUPPLYING THE CITY OF BOSTON WITH PURE WATER.

Be it enacted, etc.:

SECTION 1. Section eleven of chapter one hundred and sixty-seven Amendment to of the acts of the year eighteen hundred and forty-six is hereby 1846, 167, § 11. amended by striking out the words "mayor, treasurer, and auditor, of the city, or the major part of them for the time being," and inserting

instead thereof the words "board of commissioners on the sinkingfunds for the payment or redemption of the city debt, as constituted by ordinance of said city"

SECT. 2. This act shall take effect upon its passage.

February 6, 1877.

[1846, 167.]

### 1877. — CHAPTER 11.

AN ACT TO AMEND "AN ACT TO AUTHORIZE THE CITY OF BOSTON TO CONSTRUCT A SEWER IN THE MYSTIC VALLEY."

Be it enacted, etc.:

Amendment to 1875, 202, § 1.

Section 1. Section one of chapter two hundred and two of the acts of the year eighteen hundred and seventy-five is hereby amended by striking out the words "and on the easterly side of the ponds and streams which discharge into said Mystic pond." Section seven of said act is amended by striking out the words "to the northward and eastward of said system of sewers of the city of Boston, and."

SECT. 2. This act shall take effect upon its passage.

February 16, 1877.

[1875, 202.]

## 1877. — CHAPTER 53.

AN ACT TO INCORPORATE THE BOSTON SCHOOL COMMITTEE.

Be it enacted, etc.:

School committee incorporated. Section 1. The school committee of the city of Boston for the time being is hereby made a corporation by the name of The School Committee of the City of Boston, and said committee and its successors in office, elected according to law in said city, shall continue a body corporate, for the purposes hereinafter set forth, with all the powers and privileges, and subject to all the duties, restrictions, and liabilities, set forth in all general laws which now are, or may hereafter be, in force relating to such corporations.

Real and per-

SECT. 2. Said corporation shall have authority to receive and hold all sums of money, and real and personal estate not exceeding in the aggregate the value of two hundred thousand dollars, which money may be given, granted, bequeathed, or devised, to it for the benefit of the teachers in the public schools of the city of Boston, or their families, requiring charitable assistance, or for the benefit of any persons, or the families of any persons, who have formerly been such teachers, requiring charitable assistance. It shall have power to manage and dispose of the same according to its best discretion, and to execute any and all trusts according to the tenor thereof, which may be created for the purposes aforesaid.

Charlestown school trust fund. 1878, 286, § 12.

SECT. 3. Said corporation shall likewise be entitled to receive from the members of the school committee within the present limits of that part of the city of Boston which was formerly the city of Charlestown, the fund known as the Charlestown school trust fund, and shall hereafter manage said fund and disburse the income thereof, within the limits of the former city of Charlestown, according to the tenor of the instruments creating said trust.

March 18, 1877.

[1873, 286; 1875, 241.]

### 1877. — CHAPTER 116.

AN ACT TO AMEND SECTION ONE OF CHAPTER TWO HUNDRED AND THIRTY-FOUR OF THE ACTS OF THE YEAR EIGHTEEN HUNDRED AND FORTY-SEVEN, ESTABLISHING REGULATIONS CONCERNING BOSTON HARBOR.

Be it enacted, etc.:

Section 1. Section one of chapter two hundred and thirty-four of Amendment to the acts of the year eighteen hundred and forty-seven, is hereby amended by striking out the words "easterly side of Tuttle's Wharf, and inserting instead thereof the words "Meridian Street Bridge."

SECT. 2. This act shall take effect upon its passage.

April 9, 1877.

[1847, 284.]

## 1877. — CHAPTER 144.

AN ACT TO AUTHORIZE THE CITY OF NEWTON TO LAY AND MAINTAIN A MAIN DRAIN IN BOSTON.

Be it enacted, etc.:

SECTION 1. The city of Newton is hereby authorized, by its mayor City of Newton and aldermen, or by a board of three commissioners to be chosen by through its city council, to lay and construct a main drain or common sewer Brighton dison the southerly side of Charles river, through a portion of the river. Brighton district of the city of Boston to a point in the deep water of said river near the Fancuil station on the Boston and Albany railroad, and opposite the United States arsenal in Watertown, for the purpose of discharging the sewage of the city of Newton into said river; and such main drain, and the works hereinafter mentioned, shall be the property and under the exclusive control of the city of Newton, which shall keep and maintain the same in good order and condition.

The city of Newton may also construct and maintain, at May maintain drainage works. SECT. 2. or near the place of discharge of said sewer, such drainage works as it may deem necessary; but said sewer or works shall be so constructed as not to interfere with the navigation of said river or to create a public nuisance.

SECT. 3. The city of Newton may take such lands and buildings May take land as may be necessary to accomplish the purposes of this act, and all and buildings. damages sustained thereby shall be paid by the city of Newton, and the same may be ascertained and recovered in the manner now provided by law for the assessment of damages in the laying out of high-

ways in the city of Boston.

SECT. 4. The city of Newton may construct such drain or sewer May construct over or under any water-course, highway, town way, railroad, or other under waterway, may change the course of any brook, may enter upon and dig course or town up the same for the purpose of constructing and maintaining such way. drain or sewer, and may do all such other acts as may be necessary to accomplish the work hereby authorized; but said city shall not unnecessarily interrupt public travel in the doing of said work, and the supreme judicial court in any county, or any justice thereof in Supreme court term time or vacation, upon complaint of the mayor or aldermen of may direct method of per-Boston, or of any corporation whose rights are invaded, may direct forming the the method of performing such work as may affect public travel, public rights, or public health, and enforce such directions and orders by injunction or other suitable process.

City of Newton to indemnify and save barmes the city of Boston.

SECT. 5. Whenever the city of Newton shall dig up any highway, street, or way, it shall restore the same to as good order and condition as the same was in when such digging commenced. And the city of Newton shall at all times indemnify and save harmless the city of Boston of and from all damages which may be sustained by it by reason of any defect or want of repair in any street or way, caused by the construction, maintenance, or repair, of said drain or

May construct sewer under railroad.

The city of Newton may, within its corporate limits, con-SECT. 6. struct any main drain or common sewer under any railroad, and maintain and repair the same; and it shall be liable to the corporation owning such road for all damages thereby sustained by it, to be recovered in an action of tort.

Provisions of law to apply.

The provisions of the fourth, fifth, sixth, and seventh, sections of chapter forty-eight of the general statutes, and all other general laws, shall apply to said main drain or common sewer, so far as applicable; but no assessment shall be laid on any property outside the limits of said Newton.

SECT. 8. This act shall take effect upon its acceptance by the city council of the city of Newton.

April 20, 1877.

### 1877. — CHAPTER 217.

AN ACT TO ENABLE THE CITY OF BOSTON TO ABATE A NUISANCE EXIST-ING THEREIN, AND FOR THE PRESERVATION OF THE PUBLIC HEALTH IN SAID CITY, AND FOR OTHER PURPOSES.

Be it enacted, etc.:

City may take land to abate a nnisance

'To file in registry of deeds a description of

the land taken.

The city of Boston may purchase, or otherwise take, Section 1. for the purpose of abating the nuisance now existing in and about the Roxbury Canal, so called, the land and easements, with the buildings and other fixtures thereon, situate and lying within the district hereinafter bounded and described, to wit: - commencing at the junction of Harrison avenue and the northerly line of East Chester park, and thence running by said northerly line of East Chester park produced in an easterly direction across the said Roxbury Canal to Swett street, thence by the northerly line of Swett street to Northampton street, thence by the northerly line of Northampton street to Harrison avenue, and thence by the easterly line of Harrison avenue to the point of beginning. Said city shall, within sixty days from the time it shall take said lands or easements, file in the office of the registry of deeds for the county of Suffolk, a description of the lands or easements so taken as certain as is required in a common conveyance of lands, and a statement that the same are taken pursuant to the provisions of this act; which said description and statement shall be signed by the mayor of said city, and the title to all lands and easements so taken shall vest in the city of Boston, and if any party whose land or easement is taken, shall agree with the said city upon the damage done to him by the said taking, the same shall be paid to him by the said city forthwith. And it shall be the duty of the city of Boston forthwith to raise the grade of said territory so purchased or taken, by filling up the same, including that portion of the Roxbury Canal lying within the described district, with good clean earth or gravel, and with reference to a complete drainage thereof, so as to abate the present nuisance, and to preserve the health of the city.

Complainant for

SECT. 2. Any person entitled to any estate or easement in any damages may part of the lands so taken, may, at any time within one year from the insupreme judicians when the same shall be taken, as well in his own behalf as in

behalf of all other persons having estates in the lands or easements so taken, file a bill in equity in the supreme judicial court in the county of Suffolk, setting forth the taking of the complainant's land or easement by the city of Boston, and whether the complainant claims any and what damages against the city of Boston for said taking, and against said city or any other corporation or persons by reason of any and what wrongful act or omission by their causing a diminution in the value of his land or easement at the time of said taking, and praying an assessment of damages against the city of Boston for said taking, and against such parties for said diminution. And upon the filing of such a bill said court shall cause notice of the pendency of said bill to be given to the parties named therein as defendants, according to the course of courts of equity; and also public notice thereof to all persons in whose behalf such bill shall be filed, to appear and become parties thereto if they shall see fit to do so. Said court shall prescribe how such public notice shall be given, and what length of time shall be allowed for appearing and becoming a party to such suit. Any party failing so to appear and to become a party within the time prescribed by the court, shall be forever barred from recovering any damages on account of such taking. Each person so appearing and becoming a party shall file a written description of the land in which he claims an estate, together with a plan thereof, so as clearly to distinguish the same from all other lands, and shall also declare what estate he claims therein. If he claims that the value of said land or easement at the time of taking the same was lessened by any unlawful act or omission of the city of Boston or any other corporation or person, so that the value of the land or easement in its condition when taken would not be a just compensation for all the estate and rights of the party in, and in reference to, the same, such party shall also state what such injury is, and how and by whom the same had been or is caused, and what right or title of the party ls violated.

Upon the expiration of the time allowed for appearance Commissioners to the said bill, the said court shall appoint three commissioners, who may be appointed, to be shall receive such compensation as the said court shall fix, to be paid paid by the city.

by the city of Boston.

SECT. 4. It shall be the duty of the said commissioners, after due To hear the parnotice, to hear each of the said parties including the said city of Bos-ties and a damages. ton, and other parties named as defendants, and to assess and award the value at the time of the taking of each parcel of the said land, and of any easement claimed by any party so appearing, which shall be taken by said city; and the amount in gross, if any, of damages done to such parcel of land, or such easement, by reason of any unlawful act or omission of the city of Boston or any other party defendant, affecting its value at the time of said taking. And the said commissioners shall make, or cause to be made, a survey of the lands of the complainant and other parties to such bill, and of all other lands adjacent, and owned by other parties whose rights may be affected in determining the lines of such complainants' lands; and said commissioners shall determine the boundary lines of all such lands within said district, and report to the court the boundaries established for each owner of such lands, with a plan of the several portions of land within said district, showing the lines established for each owner, which plan, after its approval shall, by order of the court, be recorded in the registry of deeds for the county of Suffolk.

SECT. 5. Said commissioners, or the major part of them, shall, To report to within three months after said hearing, make report to the said court of three months. their doings, and, when requested by any party, of the evidence

touching any exception intended to be taken by him.

1

Party aggricved may apply for jury.

SECT. 6. Any party aggrieved by any findings or doings of said commissioners, may apply for a jury to revise the same, by petition to the supreme judicial court at the same term thereof at which said commissioners shall make their report, and, thereupon, said court shall order a trial by jury to be had at the bar of the court in the same manner in which trials are held in the superior court to assess the damages for land taken for the laying out of highways in the county of Suffolk. And any party aggrieved by any ruling of law made by said commissioners or by said court may except to said ruling and have the exceptions heard and determined by the said court sitting in banc according to its course as a court of equity.

Damages to be assessed as in taking land for highways. The respective rights and remedies of persons having different or separate interests or estates in the same property, as to the disposition of the damages awarded or agreed to under this act, and the manner of assessing damages for the taking of such property, shall be, in all respects, the same as they now are in the case of property taken for laying out highways.

When amount of damage is ascertained, execution to issue. SECT. 7. When it shall be finally determined what amount of damages any party is entitled to recover against the city of Boston, or any other party defendant, a separate decree shall be entered accordingly, and execution therefor shall be issued without regard to the pendency of the claims of any other party or parties.

Costs, when a jury trial is had.

SECT. 8. If any party shall apply for and obtain a trial by jury, he shall recover his legal costs if the award of the commissioners shall be altered in his favor; otherwise he shall be liable for the legal costs of the other party or parties.

Liability of city for damages caused by raising territory.

SECT. 9. Nothing in this act shall be construed as exempting the city of Boston from any obligation, it would otherwise be under, to make compensation to the owners of lands abutting on or near to the territory described in the first section of this act, for any injury it may do to such lands in any acts of raising, filling or draining, said territory or any part thereof.

Court may make all necessary orders and decrees.

SECT. 10. Said court may make all orders and decrees necessary to carry into effect the intent of this act, and may, at its discretion, at any stage of the proceedings, order a party to give security for the payment of damages or costs.

Costs to be paid as court shall order. Secr. 11. All legal costs which shall accrue in the proceedings under this act, not otherwise provided for, shall be paid as the said court shall order.

City may lay railway tracks through streets. SECT. 12. The city of Boston is hereby authorized to lay railway tracks through any street or streets of said city and across tide-water, and to maintain them, so long as it may be necessary, to enable them to transport earth and other materials to fill up the district aforesaid, under the provisions of this act.

Lands to be taken within two years.

SECT. 13. All lands or easements taken under this act, otherwise than by purchase, shall be taken within two years, and all filling and grading done under this act shall be done within three years, from the passage thereof.

Sowers and drains to be discharged elsewhere.

SECT. 14. On and after the completion of the work to be performed under this act, the sewers or drains now discharging into said canal within the limits of that portion thereof authorized to be filled, shall be discharged elsewhere, and shall not thereafter be discharged into any part of said canal.

SECT. 15. This act shall take effect upon its passage.

May 11, 1877.

### 1877. — CHAPTER 222.

AN ACT TO INCORPORATE THE OLD SOUTH ASSOCIATION IN BOSTON, AND TO PROVIDE FOR THE PRESERVATION OF THE OLD SOUTH MEETING-HOUSE.

Be it enacted, etc.:

SECTION 1. The governor of the commonwealth, the mayor of the Corporators. city of Boston, the president of Harvard college, the president of the Massachusetts historical society, the president of the American anti-quarian society, and the president of the New England historic-genealogical society, ex officiis, and William Gaston, John Lowell, Samuel E. Sewall, Edmund Quincy, Samuel A. Green, Henry Lee, Martin Brimmer, and John D. Long, and their associates and successors, are hereby made a body corporate by the name of the Old South Association in Name and pur-Boston, for the purpose of acquiring and holding the Old South Meet-pose. ing-house in Boston and the land under and adjacent to the same, upon the corner of Milk street and Washington street in said city, for public, historical, memorial, educational, charitable, and religious, uses and mone other, with all the powers and privileges, and subject to all the Powers and duties, liabilities, and restrictions, set forth in chapter sixty-eight of the general statutes, and acts in addition thereto. Said corporation shall have the power to take and appropriate to the uses of said corporation, said meeting-house and land or any interest therein: pro- To file in regiswided, that in case it shall exercise said power, it shall, within sixty description of days from the time of said taking and appropriation, file in the regis- the land taken. try of deeds for the county of Suffolk a description of the premises so taken, as certain as is required in a common deed of conveyance of land; and any party aggrieved thereby shall have the right to apply for a jury to assess the damages sustained by him, in the manner and with the effect provided in the seventy-ninth section of chapter fortythree of the general statutes, and upon the payment of all damages so assessed to the parties entitled thereto, or upon the failure to apply for a jury during the time limited by law, the title to said meeting-house and land shall vest in said corporation. And said corporation shall also have power, until the foregoing powers are exercised, to take a lease of said meeting-house and land, or the interest so taken, and hold the same thereunder for the purposes aforesaid.

The officers of said corporation shall consist of a board Board of SECT. 2. of managers, the number of which shall be fixed by the by-laws, and of which the six first named in this act shall be members ex officiis, and two shall be elected annually by the city council of the city of Boston, and the rest shall be elected by the members of the corporation; and said managers shall elect one of their number president, and shall also elect a secretary and a treasurer. All officers shall hold over until others are chosen in their stead. New members may be admitted Admission of in such manner as the by-laws shall provide.

SECT. 3. Said corporation may make contracts with the common-Building may be wealth for the use of said meeting-house for the annual election ser-purposes. mon, and with the commonwealth or the city of Boston for its use for any public purposes not inconsistent with the provisions of this act.

SECT. 4. Said meeting-house and land shall be exempt from taxa- To be exempt tion while said meeting-house shall be used for any of the purposes from taxation. aforesaid, and shall be exempt from any tax for the year eighteen hundred and seventy-seven.

Sect. 5. This act shall take effect upon its passage.

May 11, 1877.

#### 1877. — CHAPTER 228.

AN ACT IN RELATION TO THE BOARD OF STREET COMMISSIONERS OF THE CITY OF BOSTON.

Be it enacted, etc.:

Street commissioners may be invested with powers now exercised by board of alder men in care of streets, etc.

The city council of the city of Boston is hereby author-SECTION 1. ized to delegate to and confer upon the board of street commissioners of said city any powers now vested in the board of aldermen, whether in conjunction with the mayor, or otherwise, with reference to the care, maintenance, and repair, of the highways, streets, causeways and bridges in said city, or any powers now vested in or exercised by the board of aldermen of said city, as surveyors of highways therein. may likewise delegate to said board of street commissioners the powers vested in said board of aldermen, whether in conjunction with the mayor, or otherwise, to regulate, restrict, and control, the acts and doings of all gas-light companies, in sinking, laying, and repairing, their pipes in the streets, lanes, and highways, in said city.

May be charged with powers in relation to sewers.

SECT. 2. The city council of the city of Boston is hereby authorized to delegate to, and confer upon, the board of street commissioners of said city any powers now vested in the board of aldermen, whether in conjunction with the mayor, or otherwise, to lay, make, maintain, and repair, main drains and common sewers within said city, and to assess upon persons by law liable thereto, their proportional part of the charge of laying, making, and repairing, the same, together with all other powers with reference to said main drains and common sewers, now vested in or exercised by said board of aldermen, whether in conjunction with the mayor or otherwise.

City council may direct limi-tations of powers delegated.

The city council of the city of Boston may direct under what limitations and restrictions the powers, herein authorized to be delegated to, and conferred upon, the board of street commissioners of said city, shall be exercised, may modify said powers from time to time, or may revoke the same or any of them.

SECT. 4. This act shall take effect upon its acceptance by the city council of the city of Boston.1

May 15, 1877.

[1870, 337.]

## 1878. — CHAPTER 412.

AN ACT CONCERNING THE MAINTENANCE OF CHELSEA BRIDGE.

Be it enacted, etc.:

Maintenance of bridge.

Section 1. The city of Chelsea shall maintain and repair that portion of Chelsea bridge over Mystic river, lying north-easterly of the Draw and draw north-easterly draw therein; and the city of Boston shall maintain and repair that portion of said bridge lying south-westerly of said draw; and said draw, together with the draw-piers, shall be maintained and repaired equally by said cities.

Liability for damages

Said cities shall be respectively liable for damages resulting from defects in the portion of said bridge which by this act they are severally required to maintain and repair.

All acts and parts of acts inconsistent with this act are hereby repealed.

SECT. 4. This act shall take effect upon its passage.

March 7, 1878.

[1876, 106; 1880, 159.]

¹ This act has not yet been accepted. ³ P.S. c. 22, § 8, substituted. See post, p. 320.

## 1878. — CHAPTER 45.

AN ACT TRANSFERRING TO THE CITY COUNCIL OF THE CITY OF BOSTON THE POWERS NOW VESTED IN THE BOARD OF ENGINEERS OF SAID CITY, RELATING TO EXPLOSIVE COMPOUNDS AND OTHER DANGEROUS SUBSTANCES.

Be it enacted, etc.:

SECTION 1. All powers and duties conferred by existing statutes Powers of engineers of the fire department of partment translation of Boston, or upon any member of said board, are hereby fored to city council. transferred to the city council of said city; and said powers and duties may be exercised and carried into effect by said city council in R.O. c. 21. such manner as it may from time to time prescribe, and through the agency of any persons, board, or boards, to whom it may from time to time delegate the same.

SECT. 2. This act shall take effect upon its passage.

March 11, 1878.

[1817, 171; 1850, 262; 1853, 154; P.S. 102, § 54, et seg.]

#### 1878. — CHAPTER 75.

AN ACT CONCERNING THE RELOCATION OF STREETS AND WAYS IN THE CITY OF BOSTON.

Be it enacted, etc.:

SECTION 1. Whenever the board of street commissioners of the Relocation of city of Boston deem it necessary to locate anew a street or way in ways. said city, either for the purpose of establishing the boundary lines of such street or way, erecting monuments thereon, or of making alterations in the course or width thereof, they may so locate such street or way by giving notice, and proceeding in the manner prescribed by law for laying out streets or ways in said city.

SECT. 2. Any person sustaining damage in his property by the lo-Assessment of cation of a street or way, as provided in the preceding section, shall damages. have his damages assessed and paid in accordance with the provisions of law in respect to laying out, altering, and discontinuing, streets and ways in the city of Boston.

SECT. 3. This act shall take effect upon its passage.

March 21, 1878.

[1870, 337.]

#### 1878. — Chapter 78

AN ACT CONCERNING SHELL-FISH ON THE SHORES AND FLATS OF THOMPSON'S ISLAND.

Be it enacted, etc.:

SECTION 1. Whoever takes any shell-fish from the shores or flats Shell-fish not to of Thompson's island, in Boston harbor, without the permit of the Thompson's managers of the Boston asylum and farm school for indigent boys, island without or the chief of the police of the city of Boston, shall, for every offence, pay a fine of not less than five dollars or more than ten dollars, and costs of prosecution; said fine to be recovered by complaint before the municipal court of the city of Boston.

SECT. 2. Any constable or police officer of the city of Boston may, Offender may be without a warrant, arrest any person whom he finds in the act of taking a warrant.

shell-fish in violation of the provisions of the preceding section of this act, or in the act of carrying away shell-fish so taken, and detain him in some place of safe-keeping until a warrant can be procured against such person upon a complaint for said offence: provided, that such detention shall not exceed twenty-four hours.

March 23, 1878.

#### 1878. — CHAPTER 114.

AN ACT TO INCORPORATE THE TRUSTEES OF THE PUBLIC LIBRARY OF THE CITY OF BOSTON.

Be it enacted, etc.:

Trustees of the public library incorporated.

Section 1. The trustees of the public library of the city of Boston, for the time being, are hereby made a corporation by the name of the Trustees of the Public Library of the City of Boston; and said trustees and their successors in office shall continue a body corporate for the purposes hereinafter set forth, with all the powers and privileges, and subject to all the duties, restrictions, and liabilities, in the general laws relating to such corporations.

May hold real and personal estate not exceeding \$1,000, 000. SECT. 2. Said corporation shall have authority to take and hold real and personal estate to an amount not exceeding one million dollars, which may be given, granted, bequeathed, or devised, to it, and accepted by the trustees, for the benefit of the public library of the city of Boston, or any branch library, or any purpose connected therewith. Money received by it shall be invested by the treasurer of the city of Boston under the direction of the finance committee of said city; and all securities belonging to said corporation shall be placed in the custody of said treasurer: provided. always, that both the principal and income thereof shall be appropriated according to the terms of the donation, devise, or bequest, under the direction of said corporation.

Investments.

Proviso.

Trustees to be seven in number.

SECT. 3. The trustees of the public library shall be seven in number. In the month of April, in the year eighteen hundred and seventyeight, and annually thereafter, in the month of January, the city council shall elect, by concurrent vote of the two branches, one member of the board of aldermen, and one member of the common council, to be members of said board of trustees, to hold office during the remainder of the municipal year in which they are elected, and until others are elected in their places. And in the month of April, in the year eighteen hundred and seventy-eight, the mayor shall appoint, subject to the confirmation of the city council, five citizens of Boston, not members of the city council, to be members of the board of trustees of the public library, one of whom shall hold office for five years, one for four years, one for three years, and one for two years, and one for one year; and, upon such election, and such appointment and confirmation, the terms of office of the trustees of the public library then holding office, shall cease and determine. And annually thereafter, in the month of April in each year, the mayor shall appoint, subject to the confirmation of the city council, one citizen at large, as a trustee of the public library, to serve for a term of five years from the first Monday in May in the year in which he shall be appointed. The trustees shall at all times be subject to removal from office for cause, by a vote of two-thirds of each branch of the city council present and voting thereon. Whenever any vacancy shall occur in said board of trustees by death, resignation, or otherwise, said vacancy shall be filled by the election, or appointment, in the manner aforesaid, of another trustee, who shall hold office for

Appointment.

Removal from

the residue of the unexpired term. No member of said board of trustees shall receive any pecuniary compensation for his services.

The members of said board shall meet for organization or board of trus on the first Monday of each May, and choose one of their number as tees. president. They shall have power to make such rules and regulations relating to said public library and its branches, and its officers and servants, and to fix and enforce penalties for the violation of such rules and regulations, as they may deem expedient: provided, that the same shall not be inconsistent with the provisions of this act, and shall be subject at all times to such limitations, restrictions, and amendments, as the city council may direct.

SECT. 5. The said trustees shall have the general care and control Trustees to have of the central public library now located in Boylston street in said of the central city, and of all branches thereof, which have been, or which may library and its branches. hereafter be, established, together with the buildings and rooms containing the same, and the fixtures and furniture connected therewith, and also of the expenditures of the moneys appropriated therefor.

SECT. 6. The said board of trustees may appoint a superintendent May appoint or librarian with such assistants and subordinate officers as they may assistants, and think necessary or expedient, and may remove the same, and fix fix their comtheir compensation: provided, that the amount thus paid shall not Provise. exceed the sum appropriated by the city council for that item of expense, and the income of any moneys which may lawfully be appropriated for the same purpose from funds or property held by said trustees under the provisions of this act.

SECT. 7. The city council shall have power to pass such ordi-City council nances not inconsistent herewith, or repugnant to other laws of the dinances as to commonwealth, as to the duties and authority of said board, as they duties of board. may from time to time deem expedient.

SECT. 8. This act shall take effect upon its passage.

April 4, 1878.

[1858, 38; 1878, 286; 1880, 222; 1882, 143; 1883, 141.]

#### 1878. — CHAPTER 129.

AN ACT IN RELATION TO THE INDEXES IN THE REGISTRY OF DEEDS OF THE COUNTY OF SUFFOLK.

Be it enacted, etc.:

SECTION 1. The powers and duties of the aldermen of Boston Index commis-under sections one hundred and three and one hundred and four of soluted by chapter seventeen of the general statutes, shall hereafter be exercised justices of support of index commissioners, who shall serve without nor by a board of index commissioners, who shall serve without pay. The justices of the superior court, or a majority thereof, shall appoint, Repealed by within one month from the time of the passage of this act, three such P.S. For commissioners to hold office for the terms of one, two, and three, years see post, p. 321. respectively, beginning with the first day of April of the current year, and shall appoint annually thereafter, during the month of March, one such commissioner, to hold office for the term of three years, beginning with the first day of April following. In the performance of their Not to expend duties said board shall not expend an amount in excess of the sum authorized. anthorized by the board of aldermen of Boston. Any of said board Removal from of commissioners may be removed by the justices aforesaid, for good office. cause shown, as provided for the removal of a register of deeds, by section eighty-eight of said chapter; and in case of a vacancy in said Vacancles may board by reason of death, resignation, or removal, it shall be filled. by appointment by the justices aforesaid for the unexpired term.

SECT. 2. This act shall take effect upon its passage.

April 9, 1878.

#### 1878. — CHAPTER 176.

AN ACT RELATING TO THE DISPOSITION OF CERTAIN FUNDS IN THE TREASURY OF THE CITY OF BOSTON.

Be it enacted, etc.:

May pay fees and charges for collection of certain taxes.

Repeal.

Section 1. The city of Boston is authorized to pay to the persons authorized to collect taxes, betterments, rates, and assessments, in said city, prior to the first day of September, in the year eighteen hundred and seventy-five, such amount of the fees, charges, and commissions thereon, allowed by law, as had accrued, or were earned but were unpaid, prior to said first day of September, and have since actually been paid into the treasury of said city, between said date and the date of the passage of this act.

SECT. 2. So much of chapter one hundred seventy-six of the acts of the year eighteen hundred seventy-five as is inconsistent herewith is hereby repealed.

SECT. 3. This act shall take effect upon its passage.

April 23, 1878.

[1875, 176.]

### 1878. — CHAPTER 192.

AN ACT RELATIVE TO THE REBUILDING AND IMPROVEMENT OF STABLES
IN THE CITY OF BOSTON.

Be it enacted, etc.:

Stables may be rebuilt.

SECTION 1. Any stable now, or hereafter, legally existing in the city of Boston may, with the consent of the mayor and aldermen of said city, be rebuilt, enlarged, and improved, in accordance with the provisions of chapter two hundred and eighty of the acts of the year eighteen hundred and seventy-one, and the several acts in amendment thereof, regulating the construction of buildings in said city.

SECT. 2. This act shall take effect upon its passage.

April 26, 1878.

[1810, 124; 1869, 869.]

#### 1878. — CHAPTER 243.

AN ACT IN RELATION TO REGISTRATION AND ELECTIONS IN THE CITY OF BOSTON.

Be it enacted, etc.:

Voting precincts to be established. 1879, 163.

Precincts to be designated by

numbers or

letters.

SECTION 1. On or before the first day of September in the current year, each ward of the city of Boston shall be divided by the board of assessors of taxes in said city, into voting precincts, each consisting of compact and contiguous territory within said ward, and containing as nearly as may be five hundred registered voters. The registration in the year eighteen hundred and seventy-seven shall be taken as the basis of such division. Said precincts shall be designated by numbers or by letters of the alphabet. In the year eighteen hundred and eighty-six, as soon as practicable after the division of the city into new wards as now provided by law, and every fifth year thereafter, the said wards shall be divided by said board of assessors into voting precincts on the basis of the registration of voters in the preceding year.

Warden and clerk to be

SECT. 2. In each voting precinct, there shall be the following

election officers: that is to say, at the annual city election, except in elected in each the current year, one person shall be chosen in each precinct as 1881, 291. warden, and one person as clerk; and the mayor, at some time before the first day of October in each year, except the current year, shall, with the approval of the board of aldermen, appoint, for each voting precinct, two inspectors, qualified voters in the ward of which Two inspectors such precinct forms a part, who shall be men of good repute and to be appointed. standing, and from different political parties. Each of these officers shall be sworn to the faithful discharge of his duties, and shall hold office for one year from the said first day of October. In case of Vacancies. any vacancy in the office of inspector, or in case either of said inspectors shall decline to act in that capacity before the first day of November in any year, the mayor may, with the approval of the board of aldermen, make an appointment of some person of good repute and standing to fill said office; and in making such appointment it shall be his duty to select some person of the same political party with the original incumbent of said office; and every person so appointed shall be sworn to the faithful discharge of his duties. In case of a vacancy in the office of warden, clerk, or inspector of a precinct, on the day of any election, such vacancy shall be filled, pro tempore, by the voters of said precinct by nomination and hand vote. The wardens, clerks, and inspectors, appointed or elected as herein provided, shall have the same purposes, and, except as hereinafter provided, be subject to the same duties and liabilities, as the wardens, clerks, and inspectors, now holding office in said city.

SECT. 3. The terms of office of all ward officers heretofore chosen Warden, clerk, shall expire on the day before the next annual state election; and to be appointed the mayor and aldermen shall, previous to that date, appoint from the to act at next annual state legal voters in each ward, one warden, one clerk, and two inspectors, election. for each precinct within said ward, who shall officiate in their several capacities on the day of said state election. The inspectors so appointed shall be selected from different political parties, and shall hold office until the first day of October of the following year; and the wardens and clerks so appointed shall hold office only during the state election of the current year. At said state election there shall be chosen a warden and clerk in each precinct, who shall hold office until their successors are chosen as provided in the foregoing section. And, in every year in which a new division of the wards into voting Terms of office precincts is made, as hereinbefore provided, the terms of office of upon a new division of wards. the election officers then holding office shall expire before the next annual state election, and the same proceedings shall be had in the appointment and election of officers for the new precincts as are herein provided for the precincts established in the current year.

SECT. 4. The board of aldermen shall, at least ten days before Warrants for any election, issue their warrants for the legal voters of each or any election. ward, as may be required, to assemble at the several polling-places within said ward, at the time and for the purpose stated in said warrants; and it shall be the duty of the officers of each precinct to receive, sort, and count, the ballots cast at such election, and to make returns in the manner provided by law, to the city clerk, of the results Precinc officers of such election, and of the number of votes cast for each officer, to make returns except the warden and clerk of said precinct. When an election is held in any precinct for a warden or clerk of said precinct, it shall be the duty of the officers presiding at such election, to send a certificate of election to the person chosen to either of said offices.

SECT. 5. The board of aldermen shall, thirty days at least before Polling-Places to the day of each election, designate and appoint the polling-place in be designated by each of the voting precincts in the city, and procure the same for such purpose, and cause it to be fitted up and prepared therefor.

No building to be used in which intoxicating liquors are sold.

Such place shall be in the most public, orderly, and convenient, portion of the district; and no building or part of a building shall be so designated or used in which, or in any part of which, intoxicating liquor is sold or has been sold within thirty days next preceding the day of election.

List of voters to be posted in each voting precinct. 1880, 225.

SECT. 6. The assessors of taxes in the city of Boston shall, on or before the fifteenth day of July in each year, except in the year eighteen hundred and seventy-eight, make, print, and post, in at least one public place within each voting precinct, street lists arranged by voting precincts¹] so as to show under the number of the house, or if there is no number, then under such other definite description of the location of the dwelling-place as will enable it to be readily ascertained, the names of all persons resident in each dwelling, and assessed for poll taxes; and shall also send such number of copies thereof as may be required, to the registrars of voters.

Application for assessment may be made not later than the first day of September.

SECT. 7. Any person not assessed for a poll tax, who is entitled to be so assessed, may, not later than the first day of September in each year, apply to the board of assessors to be assessed; and said board shall hold before that date not less than ten evening sessions for the performance of the duties imposed on them by this section.

Collector to designate times and places in each for payment of

SECT. 8.2 The collector shall fix convenient times and places in each ward or precinct, extending to not later than the fifteenth day of vard or precinct October in each year, for the payment of taxes to himself or a deputy collector, and of the times so appointed not less than six shall be in the evening; and he shall give public notice thereof by advertisements in at least two daily newspapers printed in Boston, one of which shall be an evening paper, and also by a circular or card addressed to each person assessed for a poll tax only, and delivered through the mail or otherwise. Said circulars or cards shall be delivered on or before the second day of September in each year, and the sessions to be held by said collector under the provisions of this act shall begin as soon after the second day in September of each year as may be necessary. No tax bills for poll taxes only, shall hereafter be distributed to or for the persons assessed before payment thereof.

Persons ssessed for poll tax only, to be notified by circular.

> SECT. 9.3 All changes or corrections of assessed names shall be made by the board of assessors, on a form or certificate specially prepared for the purpose; on presentation of which to the collector of taxes, he shall make the corresponding change or correction on the list of assessed polls committed to him by the assessors of taxes, and also on the tax bill, before it is receipted or delivered, and shall affix thereto his official stamp, which shall be the only authority recognized by the registrars of voters in adopting said changes or corrections for the purposes of registration.

Changes and corrections of

> If any person assessed for a poll tax only, shall have lost his receipt therefor, he may make application to the board of assessors for proof of assessment, who, if satisfied that he is the person he claims to be, and that his tax bill has been lost or destroyed, shall furnish him with a statement giving his name, residence, ward, and page of assessment; which statement shall be presented by the applicant to the collector of taxes, who shall issue to him a certificate, different in color, size, and appearance, from the original tax bill, setting forth that said tax has been paid.

Certificate of payment in case of loss of tax receipt.

¹ By St. 1880, c. 225, the words in brackets in section six are stricken out and the following substituted:—"The assessors of taxes of the city of Boston shall, on or before the fifteenth day of July in each year, cause street lists of the several voting precincts in said city to be printed and compiled in pamphlet form for public distribution. Said compilation shall be by precincts, separately, not exceeding fifty copies for each, arranged."

Section eight has been stricken out by St. 1880, c. 225, § 1.

3 Substitute St. 1880, c. 225, § 1.

SECT. 11. After the ward 1 lists of qualified voters are printed and No name to be posted as now required by law, no names shall be added thereto, list except upon unless the applicant for registration appears in person before the cation of voter. registrars or assistant registrars. registrars or assistant registrars.

1880, 225, § 1.

SECT. 12. The city registrar shall, on the first day of every month, Names of per and also two days before every election, send to the registrars of be erased to voters a list, by wards, of male persons over twenty-one years of age deceased within the preceding month, or since the last time of sending such list; and the names of such persons found upon the voting lists shall be erased therefrom.

SECT. 13. If the name of a qualified voter shall be erroneously Name errores erased from the published voting list, he may apply to the registrars may be restored of voters at any time before the closing of the polls, for its restoration; and if he shall prove that his claim be valid, his name shall be restored to the voting list; and he shall be given a certificate thereof, if such

restoration is made on the day of election; on presentation of which to the officers of the precinct in which he was entitled to be registered, he shall be allowed to vote therein; and the certificate shall be returned and preserved in like manner with the ballots cast in said precinct. On complaint in writing, under oath, made by any Name may be

voter of the city, at least seven days prior to an election, setting forth etricken from list when comthat he has reason to believe, and does believe, that any one whose plaint is made name is on the voting list has not the legal qualifications of a voter, after examiand setting forth the nature of the alleged disqualification, it shall be nation. the duty of the registrars, if they shall be satisfied that there is reasonable ground for such complaint, to summon such person to appear before them at a time and place named, and to examine him under oath in regard to the matter set forth in the complaint; and, if satisfied that he is not a qualified voter, his name shall be stricken from the list.

[Sect. 15. If the registrars are not satisfied as to the identity or Proof of identity qualifications of an applicant for registration, they may make such on qualifications of an applicant for examination of said applicant under only as they may make such of applicant for examination of said applicant, under oath, as they may consider registration. necessary or proper, to verify the fact that he is possessed of the constitutional requirements of a voter; and said registrars as soon after the second day of September in each year as may be necessary, shall hold evening sessions in or near each ward for the performance of any and all the duties imposed upon them by the provisions of this act: provided, however, that they shall hold not less than ten evening Proviso. sessions prior to the annual state or municipal election.

SECT. 16. The registration of voters shall cease at ten o'clock in Registration to the evening of the fourteenth day preceding the day of any election; cease at ten and no name shall thereafter be entered on the voting lists, except as the fourteenth provided in section ten, chapter three hundred and seventy-six, of the day preceding any election. acts of the year eighteen hundred and seventy-four, or to restore a 1851, 221. name erroneously stricken off as herein before provided.

SECT. 17. If any person who will become twenty-one years of Person becomage before the election next ensuing shall make application to the reg-next election istrars for registration in order to entitle him to vote at such election, may be admithe shall be admitted to registration, provided the registrars shall be tration. satisfied that he will be of age before such election, and that he has the other constitutional qualifications of a voter, and is the identical person he professes to be.

SECT. 18. One ballot-box only shall be used in each voting pre-Ballot-box to be cinct; and before voting begins the ballot-box shall be shown to be empty and not empty; and it shall not be removed from the public view from the public view time when it is so shown to be empty until after the close of the polls. while polls are onen.

¹ St. 1880, c. 225, inserts after the word " ward" the words " or precinct." ² Substitute 1880, 225.

Name and residence of voter to be announced.

Ballots and lists checked. to be sealed up. 1881, 291. cers, the

Applications, etc., to be preserved for two years.

Person taking false cath to be deemed guilty of perjury.

Person inducing false oath to be taken, deemed guilty of subornation of perjury.

Penalty for violation of act by officers.

Not to affect elections previous to next state election. SECT. 19. Every person offering to vote shall give his name and residence, and the same shall be announced in a loud and distinct tone of voice by one of the inspectors; and no ballot shall be received until the name shall have been found upon the list and properly checked. After the canvass has been completed by the election officers, the ballots and voting lists shall be sealed up, transmitted to the city clerk, and preserved in the manner now provided by law.

Sect. 20. All applications, certificates, or affidavits, taken by the board of assessors or registrars of voters, under this act, shall be preserved for two years.

Sect. 21. Any person who shall wilfully and corruptly take any false oath or affirmation in making any application, certificate, complaint, or affidavit, or upon any examination provided for in this act, shall be deemed guilty of perjury.

SECT. 22. Any person who shall wilfully and corruptly instigate, advise, induce, or procure, any other person to take any false oath or affirmation in making any application, certificate, complaint, or affidavit, or upon any examination provided for in this act, shall be deemed guilty of subornation of perjury.

Secr. 23. Any registrar, assistant registrar, assessor, assistant assessor, collector, assistant collector, warden, clerk, or inspector of elections, who shall wilfully violate any provision of this act, shall be punished by imprisonment not exceeding one year, or by a fine not exceeding one hundred dollars.

SECT. 24. This act shall take effect upon its passage; but any election which may be held previous to the next state election shall be conducted according to the provisions of the laws heretofore regulating the same.

May 11, 1878.

[1874, 60; 1879, 163; 1880, 225; 1881, 221.]

### 1878. — CHAPTER 244.

AN ACT IN RELATION TO THE POLICE DEPARTMENT OF THE CITY OF BOSTON.

Be it enacted, etc.:

R.O. c, 24.
Police commissioners to be appointed.
Terms of office.

Removal from

Powers of commissioners. 1854, 448. 1879, 38, 59.

office.

1881, 136. 1682, 267. P.S. 102, §§ 2, 27, 28, 32, 111, 124. R.O. c. 24, § 3, as amended by ordinances of 1883, c. 1.

Section 1. The mayor of the city of Boston may appoint, subject to the approval of the city council, three able and discreet persons, to constitute a board of police commissioners in said city. The terms of office of said commissioners shall be so arranged at the time of their appointment that the term of one shall expire on the first Monday in May in each year after the year eighteen hundred and seventy-eight; and the vacancy so created, as well as all vacancies occurring otherwise, shall be filled by the mayor, with the approval of the city council. Any member of said board may be removed at any time by the mayor, for cause; or he may be removed by vote of two-thirds of the whole of each branch of the city council by vote taken by yea and nay.

SECT. 2. All the powers vested by the statutes of the commonwealth in the board of aldermen of the city of Boston, in relation to the administration of police, and the appointment of watchmen and policemen in said city, and all the powers and duties conferred upon the board of license commissioners, appointed under the provisions of section twenty, chapter ninety-nine, of the acts of the year eighteen hundred and seventy-five, shall be, and hereby are, vested in the said board of police commissioners; and said board may also be empowered by the city council to exercise all or any of the powers conferred by the statutes of the commonwealth upon the board of aldermen.

the city council, or the city of Boston, in relation to licensing, regulating, and restraining, theatrical exhibitions, public shows, and public amusements, billiard tables, bowling alleys, innholders and victuallers, auctioneers, hawkers and peddlers, carriages, wagons and other vehicles, intelligence offices, itinerant musicians, pawnbrokers, and dealers in second-hand articles and old junk.

The said board of police commissioners shall appoint a Commissioners superintendent of police, a deputy superintendent of police, and such policemen. number of captains, inspectors, sergeants, patrolmen, clerks, and other officers, as the city council may from time to time by ordinance prescribe: provided, however, that the appointment of the superintendent, tendent of police, the deputy superintendent of police, and the captains, aptains of police, shall be subject to approval by the mayor of the city. Political subject to approval of Any of said officers, or members of the department, may be removed mayor. Any of said officers, or members of the department, may be removed m by the board for cause. The compensation of the commissioners and P.S. 28, § 27. the officers of each grade shall be fixed from time to time by ordinances of the city council.

The government and discipline of the police department Rules and regu-SECT. 4. shall be such as the said board of police commissioners may from time to time, by rules and regulations, prescribe. The superintendent Powers and duties of officers. of police, appointed as hereinbefore provided, shall have and exercise all the powers and duties which, by the laws now in force, are held and exercised by the chief of police of the city of Boston; and the other officers and patrol policemen, appointed as hereinbefore provided, shall have and exercise all the powers and duties which, by the laws now in force, are held and exercised by the watch of the city of Boston or by the police of said city.

The said board of police commissioners may, by the Disabled police-SECT. 5. affirmative vote of all the members, and with the approval of the may be retired mayor, retire from office in said police department, any captain, inspecting, 1879, 97. tor, sergeant, or patrolman, who has become disabled while in the actual 1883, 14. performance of duty, or who has performed faithful service in the department for a period of not less than fifteen consecutive years, and place the officer so retired upon a pension roll, and allow him an amount not exceeding one-third the annual salary or compensation of the office from which he is so retired. But no such officer shall be placed on the pension roll unless it shall be certified to the board in writing, by the city physician, that the officer is permanently incapacitated, either mentally or physically, from performing his duty as a member of the department, nor unless due notice is given to the officer of the intention to place him on the retired list. And said com-Rellefof widows missioners may, with the approval of the mayor, expend such sums of police-offias may be specially appropriated therefor by the city council for the relief of widows of police officers who have been killed in the execution of their duty or have died from the effects of injuries received in the execution of their duty. For the payment of the pensions herein authorized, the commissioners may draw from time to time upon the trustees of the fund for the relief of disabled police-officers, established by an ordinance of the city council the seventeenth day of June in the year eighteen hundred and seventy; and may also apply, if necessary, in addition to the income from said fund, any sums which may be specially appropriated therefor by the city council.

The appointment of railroad police in the city of Boston, Railroad police. as authorized under the provisions of chapter three hundred and seventy-two of the acts of the year eighteen hundred and seventy-four, shall be made by the said police commissioners; and the said commissioners may, if they deem it expedient, upon the written application of any responsible corporation or person, appoint for a term not ex-

ceeding one year, suitable persons to be special police officers, to Special police.

Bond required.

serve without pay from the city, under such rules and regulations as the commissioners deem expedient, with the power of police-officers to preserve order and to enforce the laws and the ordinances of the city, in and about any place of amusement, place of public worship, wharf, manufactory, or other locality, specified in the application: provided, that such corporations or persons shall give bond to the city treasurer, satisfactory to the city solicitor, to be liable to parties aggrieved by any official misconduct of such police-officer to the same extent as for the torts of agents and servants in their employment; and proceedings may be had upon said bonds in the same manner as upon the bonds of constables. A record of such appointments shall be kept in the office of the commissioners; and any appointments so made may be revoked by the said commissioners at any time.

Commissioners may appoint special patrolmen without pay. SECT. 7. The said board of police commissioners may, upon an emergency or apprehension of riot, tumult, mob, insurrection, pestilence, or invasion, appoint as many special patrolmen, without pay, from among the citizens, as they may deem desirable. During the service of any special patrolman authorized as aforesaid, he shall possess all the powers and privileges, and perform all the duties, that may be by orders, rules, and regulations, from time to time prescribed.

Mayor may assume command of police force. SECT. 8. The mayor of the city of Boston shall have power at all times, in any emergency, of which he shall be the judge, to assume command of the whole or any part of the police force in said city.

City council may pass ordinances as to duties and authority of the board. SECT. 9. The city council of Boston shall have power to pass such ordinances, not inconsistent herewith or repugnant to other laws of this commonwealth as to the duties and authority of said board of police commissioners, as it may from time to time deem expedient and necessary.

Members of force to continue in office.

SECT. 10. The members of the Boston police force, in office when the said police commissioners are first appointed, shall continue to hold their several offices until removed or placed on the retired list by the said commissioners; and the present rules and regulations of the board of aldermen for the government of the police, shall continue in force until otherwise ordered by the said commissioners.

SECT. 11. All acts or parts of acts inconsistent herewith are hereby repealed.

SECT. 12. This act shall take effect upon its passage.

May 14, 1878.

[1854, 448; 1879, 38, 59, 97; 1882, 267; 1883, 14.]

#### 1879. — CHAPTER 38.

AN ACT IN RELATION TO THE LICENSES OF INNHOLDERS AND COMMON VICTUALLERS IN THE CITY OF BOSTON.

Be it enacted, etc.:

Innholders, etc., to be licensed by police commissioners.
101 Mass. 214.

Section 1. All provisions of law applying to the mayor and aldermen of the city of Boston relative to the licensing of innholders and common victuallers, shall hereafter apply to the board of police commissioners in said city, instead of said mayor and aldermen; but no innholder's or common victualler's license issued by said board shall be valid unless signed by a majority of the members thereof.

Licenses to expire on the first day of May.

SECT. 2. All licenses hereafter issued to innholders and common victuallers in said city, shall expire on the first day of May next after they take effect. Such licenses, for one year, may be granted during the month of April, to take effect on the first day of May next following, and such licenses may be granted at any time for the remainder of the year. The licenses already granted to innholders and common

victuallers in said city, to expire on the first day of April next, shall, unless sooner revoked for cause, continue in force until the first day of May next.

SECT. 3. This act shall take effect upon its passage.

February 18, 1879.

[1878, 244; P.S. 102.]

## 1879. — CHAPTER 59.

AN ACT TO PROVIDE FOR LICENSING CONDUCTORS, DRIVERS, AND DE-SPATCHERS OF STREET RAILWAY CARS, IN THE CITY OF BOSTON.

Be it enacted, etc.:

SECTION 1. The board of police commissioners of the city of Conductors and Boston shall, upon the recommendation of the president, superintend-cars to be ent, or board of directors, of any street railway corporation using the police commisstreets of said city, issue licenses from time to time to the conductors stoners. and drivers of the street cars of the said several street railway corporations, and also to the persons employed to start or despatch the cars of said corporations from the stables, stations, depots, and other places, within said city; and said board of police commissioners may License may be revoked for revoke any such license at any time for sufficient cause. Such cause licenses shall continue and remain in force until surrendered by the Amended by licensee or until revoked by said board of police commissioners, and shall contain such provisions and conditions as said board shall determine: provided, however, that the fee to be paid for each license shall not exceed the sum of twenty-five cents.

SECT. 2. A record of the issue, surrender, and revocation, of such Record of licenses to be licenses, shall be kept at the office of said board of police commis-open to inspessioners, and shall be open at all times to the inspection of the presidents, etc., of dents and superintendents of the several street railways using the roads. streets in said city; and whenever any such license is revoked by the board of police commissioners, notice thereof shall be transmitted to the presidents or superintendents of said street railways and to the licensee.

Said board of police commissioners shall require the Police commismembers of their department to observe and direct the persons enforce all laws, licensed under this act, and to cause them to conform to the laws of etc., relating to use of tracks, the commonwealth, the ordinances of the city of Boston, the regula- etc. tions of the board of aldermen of said city, and the rules of said board of police commissioners relating to the use of the tracks, the speed of the horses, and especially to the obstructions of public travel, by the management of the street cars; said police-officers shall secure the Police officers to secure testimony necessary testimony, and shall report to the board of police commis- and report vio-sioners every instance of the wilful or persistent violation by any lations of law. licensee of any such law, ordinance, regulation, or rule, or any refusal to obey the request of said officers respecting the management of any street car.

SECT. 4. Any person who shall drive any horses attached to any Penalty for street car in any street in the city of Boston, except at the stables of occ., without a said corporations, or shall act in the capacity of conductor, starter, license. or despatcher, at any place within the limits of said city, without being licensed therefor, as herein provided, or who shall act in such capacity in violation of the provisions or conditions, or after the revocation of such license, shall forfeit and pay a sum not exceeding twenty dollars for each offence.

SECT. 5. No person whose license shall have been revoked pur- Not to receive suant to the provisions of this act, shall be reinstated, or receive a within twelve

months of revocation. Amended by 1880, 99. new license as conductor, driver, starter, or despatcher, on any street railway in the city of Boston, within a period of twelve months from the date of the revocation of his license.

February 26, 1879.

[1880, 99.]

## 1879. — CHAPTER 97.

AN ACT RELATIVE TO PENSIONS TO DISABLED POLICE-OFFICERS OF THE CITY OF BOSTON.

Be it enacted, etc.:

Pensions to disabled policemen. Section 1. Section five of chapter two hundred and forty-four of the acts of the year eighteen hundred and seventy-eight shall be construed to apply to the police-officers therein named who have become connected with the police department of the city of Boston by the annexation of any other city or town to said city of Boston; and the service of such officer in any such city or town before annexation, shall be reckoned in making up the number of years' service required under said section; and any such officer who has been discharged from said department since said section went into effect shall be entitled to the benefits of said section from the date of such discharge.

Sect. 2. This act shall take effect upon its passage.

March 10, 1879.

[1878, 244.]

#### 1879. — Chapter 98.

AN ACT IN RELATION TO THE DISCHARGE OF SEWAGE INTO THE ROX-BURY CANAL.

Be it enacted, etc.:

City may divert sewage now discharged into Roxbury canal.

Section 1. The city of Boston is hereby authorized to divert, by temporary structures, the sewage now discharged into the Roxbury canal west of the easterly line of East Chester park, so that it shall discharge into said canal east of said easterly line; and said diversion may continue until the system of improved sewerage now being constructed in said city shall be in practical operation, but no longer.

May construct and maintain a storm overflow SECT. 2. The city of Boston is hereby authorized to construct and maintain a storm overflow from said system of improved sewerage, the said storm overflow to empty into said Roxbury canal east of the easterly line of East Chester park.

Canal to be dredged by city whenever ordered by state board of health. SECT. 3. Whenever in the opinion of twenty or more property tax payers of the city of Boston, resident within the ward or wards in which that portion of Roxbury canal east of Chester park lies, that part of the canal used as a storm overflow canal or basin shall require cleansing or dredging they shall, state the fact in writing to the state board of health, who shall, within thirty days after receipt of such notice, inspect said canal or basin, and if, in their judgment, it shall require cleansing or dredging, they shall direct the city of Boston so to cleanse or dredge within thirty days after receipt of such notice, and when so directed the city of Boston shall, within the time specified, cleanse or dredge such basin or channel in a manner satisfactory to the state board of health, who shall, upon the completion of the work, indorse upon the order directing the same to be done, its approval thereof, with the date of said indorsement.

Expense of dredging to be assembled upon abutters.

SECT. 4. Upon the completion of said cleansing or dredging by the city of Boston, and the receipt of the approval of the state board

of health thereon, the city of Boston may submit to the state board of health sworn itemized statements of the costs thereof, with vouchers therefor, of which sum the board of health shall then proceed to assess such portion or portions as they shall deem just and equitable upon the wharves and lands adjoining or abutting upon said canal or basin; but they shall have power to make assessments upon the several wharves and lands only for the expense of removing deposits caused by the owners or occupants thereof respectively.

SECT. 5. All assessments made under this act shall constitute a Assessments when upon the wharves and lands so assessed, for one year after the wharves and assessment is made, and as provided in section four of this act, and lands assessed. may be enforced in the same manner, with like charges for cost and interest as provided by law for the collection of taxes; and all said assessments which shall remain unpaid after the same become due or payable, shall draw interest from the time the same become due or payable until the time of payment thereof.

SECT. 6. Any assessment made under this act, which is invalid by Assessment reason of any error or irregularity in the making thereof, and which hamaking may has not been paid, or which has been recovered back, may be made be made anew by said state board of health to the amount for which the original assessment ought to have been made, and the same, if made upon a wharf or land, shall be a lien upon such wharf or land, and be collected in the same manner as reassessed taxes are.

SECT. 7. Any person aggrieved by an assessment made under this Person agardered may apply by petition to the superior court for the county of ply to superior Suffolk, at any term thereof within one year after said assessment is court within one year. made; and, after due notice to the city of Boston, a trial shall be had at the bar of the court, in the same manner in which other civil causes are there tried by jury.

Sect. 8. If the jury shall not reduce the amount of the assess- Costs. ment complained of, the city of Boston, as respondent, shall recover costs against the petitioner, which costs shall be a lien upon said wharves and land, and be collected in the same manner as the assessment; but, if the jury shall reduce the amount of said assessment, the petitioner shall recover costs from said city of Boston, and all assess-Assessments to be a lien upon said wharves and lands, for one year after year after thal the final judgment, in any suit or proceeding where the amount or va- Judgment. lidity of the same is in question, and be collected in the same manner as original assessments.

SECT. 9. All acts and parts of acts inconsistent herewith are Repeal. hereby repealed.

SECT. 10. This act shall take effect upon its passage.

March 10, 1879.

## 1879. — CHAPTER 163.

AN ACT IN ADDITION TO "AN ACT IN RELATION TO REGISTRATION AND ELECTIONS IN THE CITY OF BOSTON."

Be it enacted, etc.:

SECTION 1. On or before the first day of May, in the current year, Voting precincus the board of assessors of taxes in the city of Boston shall divide the three, twentywards numbered twenty-three, twenty-four, and twenty-five, of said four, and twencity, into the same number of voting precipets to which said would ty-five. city, into the same number of voting precincts to which said wards were entitled, under chapter two hundred and forty-three of the acts of the year eighteen hundred and seventy-eight; said division to have reference to convenience of neighborhoods, and to remain in force until the new division of wards shall take effect as provided in said chapter two hundred and forty-three.

Wardens and clerks to hold office until successors are ohosen. Wardens and clerks, in wards divided into new precincts.

warden, clerk, and inspectors.

The wardens and clerks chosen in the several voting precincts of the city of Boston at the last state election shall hold their respective offices until the next annual city election, and until their successors are chosen. In case any ward shall be divided into new voting precincts under the provisions of this act, the wardens and clerks chosen within the limits of such wards at the last state election shall, until others are chosen, act in the voting precinct which shall bear the same numerical designation as that for which they were re-Appointment of spectively chosen at said state election. The mayor and aldermen shall, previous to any election during the current year, appoint from the legal voters in each additional voting precinct which may be established, one warden, one clerk and two inspectors. The inspectors so appointed shall be selected from different political parties, and all such officers shall hold office until others are chosen in their place, as now provided by law.

> SECT. 3. This act shall take effect upon its passage.

> > March 26, 1879.

[1878, 243; 1880, 225; 1881, 221.]

### 1879. — CHAPTER 198.

AN ACT IN RELATION TO THE COMPENSATION OF STREET COMMISSIONERS OF THE CITY OF BOSTON.

Be it enacted, etc.:

Compensation of street commissioners.

Section 1. Section four of chapter three hundred and thirty-seven of the acts of the year eighteen hundred and seventy is hereby amended by striking out the words "three thousand" therein. and inserting instead thereof the words "two thousand."

SECT. 2. This act shall take effect upon its passage.

April 9, 1879.

ſ1870, 887.1

## 1879. — CHAPTER 230.

AN ACT IN ADDITION TO "AN ACT TO EMPOWER THE CITY OF BOSTON TO LAY AND MAINTAIN A MAIN SEWER DISCHARGING AT MOON ISLAND IN BOSTON HARBOR, AND FOR OTHER PURPOSES."

Be it enacted, etc.:

Additional pow-ers for laying main sewer to Moon island.

The city of Boston shall have authority, in addition to Section 1. the powers now possessed by it, for the purpose of laying and maintaining a main sewer running south-easterly from the direction of Charles river, to build and maintain wharves, pumping-works, reservoirs, and other structures, on the main land, at or near the shore of the Calf pasture, so called, in Dorchester bay, thence to conduct said sewer by means of embankments, and of a tunnel or siphon, not less than six thousand five hundred feet long, under the bottom of the harbor to that part of the town of Quincy called Squantum, thence along or across said Squantum, and the flats and waters adjacent thereto, to Moon island; or said city may build the sewer or siphon under the bottom of the harbor on a nearly direct line from said Calf pasture to Moon island. Said city shall have authority to build and maintain a reservoir or reservoirs, a pumping-station, wharves, and dwelling-houses, and such other works as are essential to a proper and convenient discharge of the sewage at Moon island. Said city shall have further authority to connect Moon island with Squantum

City may build reservoirs, etc.

by means of a bridge or embankment to be used as a roadway. In any construction over tide water, said city shall be subject to the direction of the harbor commissioners in the manner pointed out in chapter four hundred and thirty-two of the acts of the year eighteen hundred and sixty-nine.

SECT. 2. The city of Boston shall have authority to take such May take land lands, buildings, wharves, and structures, as may be necessary to accomplish the objects of the preceding section; and all damages to private property, and for lands, buildings, wharves, or structures, taken under this act, shall be ascertained as prescribed in chapter forty-three of the general statutes, and paid by the city of Boston.

SECT. 3. This act shall take effect upon its passage.

April 16, 1879.

[1876, 136; 1882, 256.]

## 1879. — CHAPTER 256.

#### AN ACT RELATIVE TO AUDITING THE ACCOUNTS OF THE COUNTY OF SUFFOLK.1

Be it enacted, etc.:

SECTION 1. The auditor of accounts of the city of Boston shall be City auditor to be auditor of the auditor of the county of Suffolk; and hereafter all bills for county Suffolk county. salaries, expenses, and disbursements shall be examined, audited, and 130 Mass. 486. **mallowed**, by said auditor prior to the payment thereof.

SECT. 2. There shall be paid to said county auditor, by the county Pay for services. If Suffolk, a sum not exceeding eight hundred dollars a year, and at The same rate for any part of a year; the same to be in full for all services rendered by him, and for all clerical assistance.

SECT. 3. All acts and parts of acts inconsistent herewith are here-Repeal.

by repealed.

SECT. 4. This act shall take effect on the first day of May in the year eighteen hundred and seventy-nine.

April 24, 1879.

# 1879. — Resolves. Chapter 22.

#### RESOLVES IN RELATION TO BACK BAY LANDS AND SEWERAGE.

Resolved, That the land commissioners, or their successors in Commissioners office or authority, may sell and convey to the Boston and Albany may sell land Railroad Company the land on the corner of Boylston and Exeter Albany Railroad streets, adjoining land now owned by said company, together with Company. the passage-way on the southerly line of the aforesaid land of the commonwealth, on such terms and conditions as the governor and council may approve.

Resolved, That the land commissioners, or their successors in office May convey to or authority, may convey to the city of Boston so many of the pas-Bo sage-way sewers, belonging to the commonwealth, on the Back Bay territory, as may be deemed expedient, on such terms as the governor and council may approve.

March 12, 1879.

¹ The provisions of this statute are now embodied in P.S. 23, §§ 84, 35.

## 1880. — CHAPTER 38.

AN ACT TO REPEAL THE LAW FORBIDDING SMOKING IN THE STREETS OF BOSTON.

Smoking in streets.

Be it enacted, etc.:

Section ten of chapter one hundred and seventy-one of the acts of the year eighteen hundred and eighteen is hereby amended by striking out the words "or shall smoke, or have in his or her possession, any lighted pipe or cigar, in any street, lane, or passage-way, or on any wharf, in said town."

February 27, 1880.

[1817, 171.]

### 1880. — CHAPTER 67.

AN ACT IN LELATION TO NAMES OF PUBLIC WAYS IN THE CITY OF BOSTON.

Be it enacted, etc.:

Names of streets

1884, 278.

SECTION 1. From and after the date of the passage of this act names or streets and ways not to no name shall be newly assigned to any public way in the city of be duplicated. Boston by which any other multi-Boston by which any other public way is already called, whether under the title of street, avenue, court, place, alley, or other descriptive title; but any way not affording continuous passage for teams between two other ways may be termed a court or place, and receive the name of any way with which it communicates. And any extension or continuation of a public way may be called by the same

Street commissioners to fix names of streets hereafter laid

SECT. 2. The names of all public ways hereafter laid out by the board of street commissioners of the city of Boston shall be fixed by a vote of said board. Such vote shall take effect upon such laying out, shall be published in such manner as said board shall direct, and shall be certified by the clerk of said board to the register of deeds for the county of Suffolk. The names of all public ways not already fixed, and changes in the names of ways, may be made by the same authority, confirmed by the board of aldermen of said city, and not otherwise. Such changes shall take effect on the first day of March of each year, shall be published in such manner as the board of aldermen shall direct, and shall be certified by the city clerk to the register of deeds for the county of Suffolk.

Repeal of 1868,

1884, 278,

SECT. 3. Chapter one hundred and ninety-nine of the laws of eighteen hundred and sixty-eight is hereby repealed.

SECT. 4. This act shall take effect upon its passage.

March 8, 1880.

[1884, 278.]

### 1880. — CHAPTER 99.

AN ACT TO AMEND "AN ACT RELATING TO THE LICENSING OF CON-DUCTORS, DRIVERS, AND DISPATCHERS OF HORSE-CARS, IN THE CITY OF BOSTON.

Be it enacted, etc.:

Section one of chapter lifty-nine of the acts of the year Section 1. Licensing of eighteen hundred and seventy-nine is amended in the tenth line, by conductors, etc., inserting after the word "may," the words "after due notice and

¹ In the eighth line of this reprint.

a hearing." Section five of said act is amended by striking out in the Amendment of fifth line the word "twelve," and inserting the word "two," and by adding, at the end of the section, the words "unless by the assent of said commissioners."

Sect. 2. This act shall take effect upon its passage.

March 16, 1880.

[1879, 59.]

## 1880. — CHAPTER 107.

AN ACT IN RELATION TO PENSIONING DISABLED MEMBERS OF THE FIRE DEPARTMENT OF THE CITY OF BOSTON, AND FOR OTHER PURPOSES.

Be it enacted, etc.:

Section 1. The board of fire commissioners of the city of Boston, Members of fire by the affirmative vote of all the members, and with the approval of department may the mayor, may retire from office in the fire department any perma-pensions nent or call member thereof who has become disabled while in the actual performance of duty, or any permanent member who has performed faithful service in the department for a period of not less than fifteen consecutive years, and place the member so retired upon a pension roll. No such member shall be placed on the pension roll unless it shall be certified to the board, in writing, by the city physician that such member is permanently incapacitated, either mentally or physically, from performing his duty as a member of the depart-In case of total permanent disability caused in, or induced by, rension to be the actual performance of his duty, the amount of annual pen-one-hulf of paysion shall be one-half of the annual compensation allowed to the total. permanent men of the grade in which said member served, or such less sum as the said board may determine. The pension of members Pension of of the permanent force who have served fifteen or more consecutive members who have served years shall be an amount not exceeding one-third the annual salary fifteen years. or compensation of the office from which said members are retired, or such less sum as the board may determine.

SECT. 2. If any member of the said fire department shall die from If member dies injuries received while in the discharge of his duties, and shall leave a from lajuries, annuity to be widow, or, if no widow, any child or children under the age of sixteen paid whis years, a sum not exceeding three hundred dollars may be paid by way widow. of annuity to such widow so long as she remains unmarried, or to any such child or children so long as he or they continue under the age of sixteen years, and the board of fire commissioners may from time to time order such annuity to be reduced.

SECT. 3. For the purpose of carrying out the provisions of the Rellef of foregoing sections, the board of fire commissioners may, with the appropriated therefor by the city council for the relief of widows or children the been killed in the overland the fire department who have been killed in the overland the fire department who have been killed in the overland. of members of the fire department who have been killed in the execution of their duty, or have died from the effects of injuries received in the execution of their duty. For the payment of the pensions hereinbefore authorized, the board of fire commissioners may draw, from time to time, upon the city treasurer of Boston, any sums which may be specially appropriated therefor by the city council.

SECT. 4. The mayor of the city of Boston, for the time being, and Mayor and fire his successors in office, the board of fire commissioners of the city of commissioners to be a body Boston, for the time being, and their successors in office, shall, together, corporate for continue a body corporate for the purposes of receiving and holding purposes of all sums of money, and real and personal estate not exceeding in the 1881, 22.

aggregate two hundred thousand dollars which may be given, granted, bequeathed, or devised, to it for the benefit of members of the Boston fire department or their families requiring assistance, or for the benefit of any persons or the families of any persons who have been such To be known as members requiring assistance. The property so held shall be known the Boston Firemen's Relief as the Boston Firemen's Relief Fund. The said body corporate shall have authority to manage and dispose of the same, and the income thereof, according to their best discretion, subject to the provisions of any and all trusts which may be created for the purposes Said corporation shall have all the powers and privileges and be subject to all the duties, restrictions, and liabilities, set forth in all general laws which are now, or may hereafter be, in force relating to similar corporations.

Powers and duties.

Sect. 5. This act shall take effect upon its passage.

March 17, 1880.

[1850, 262; 1873, 258; 1881, 22.]

### 1880. — CHAPTER 125.

AN ACT TO AUTHORIZE THE CITY OF BOSTON TO CONSTRUCT AND MAIN-TAIN A HIGHWAY AND BRIDGE OVER CHARLES RIVER, AND TO WIDEN WARREN BRIDGE.

Be it enacted, etc.:

May construct highway and bridge across

The city of Boston, if, in the judgment of its city council, the public convenience and necessity require, may lay out, construct, and maintain, a highway and bridge, not to exceed one hundred feet in width, across Charles river, from some point on the northerly side of Causeway street, between Beverly and Prince streets, to some point on the southerly side of Water street, between Warren avenue and the casterly side of Charles river avenue.

May reconstruct and widen Warren bridge.

The city of Boston, if, in the judgment of its city council, SECT. 2. the public convenience and necessity require, may reconstruct and widen, to a width not exceeding eighty feet, the present Warren bridge, and may construct fender guards, make changes in the draw and draw piers, and do such other acts as they may deem necessary, expedient, or convenient, in the premises, to secure a bridge and road which shall safely and conveniently accommodate public travel and navigation.

May take lands, wharves, etc.

To secure and accomplish the objects and purposes of the preceding sections, the city of Boston may take such lands, buildings, wharves, and structures, as it may deem necessary; and all damages to private property, for land taken under this act, shall be ascertained as in the case of the laying out of highways in the city of Boston.

**Bubject** to

In the exercise of the powers granted by this act, the city SECT. 4. P.S. 19,5512,13. of Boston shall be subject to the provisions of chapter four hundred and thirty-two of the acts of the year eighteen hundred and sixty-nine, and all general laws applicable thereto.

SECT. 5. This act shall take effect upon its passage.

March 19, 1880.

[1882, 138; 1883, 140; 1884, 827.]

## 1880. — CHAPTER 126.

AN ACT IN ADDITION TO THE ACTS FOR THE PURPOSE OF SUPPLYING THE CITY OF BOSTON WITH PURE WATER.

Be it enacted, etc.:

Section 1. For the purpose of supplying water to its inhabitants, May maintain the city of Boston is hereby authorized, by and through the agency of through Brook the Boston water board, to lay and maintain new main pipes from its line to Boston. reservoir constructed under the provisions of chapter one hundred and thirty-one of the acts of the year eighteen hundred and sixty-five, through the town of Brookline to the city of Boston, in the manner provided in chapter one hundred and sixty-seven of the acts of the year eighteen hundred and forty-six; and, for this purpose, may take and hold by purchase, or otherwise, any lands or real estate necessary therefor; and lay said pipes over or under any water-course or any streets, turnpike roads, railroads, highways or other ways, in such manner as not to unnecessarily obstruct or impede the travel thereon; and may enter upon, and dig up, any such roads, streets, or ways, for May enter upon and dig up, the purpose of laying down said pipe beneath the surface thereof, roads. and for maintaining and repairing the same; but always in such manner and with such care as not to render the roads, streets, and ways, unnecessarily unsafe or inconvenient to the public travel thereon. And said city of Boston in performing said work shall be subject to Subject to regulations of select such reasonable regulations as to time, place, and manner, of digging men of Brook-up any streets or ways of public travel for the purposes aforesaid and line. the laying of said pipes, as shall be made by the selectmen of Brookline, within the limits of said town, for the protection of their rights of drainage and sewerage therein, and the public rights of passage **there**on.

SECT. 2. For the purpose aforesaid, the city of Boston is likewise May lay and maintain places authorized, through the agency of the Boston water board, to lay and through Cammaintain a main pipe from any point on pipes authorized by the fore-bidge, Somer-ville, and Med going section, through the cities of Cambridge and Somerville and the ford. towns of Brookline and Medford to the Mystic pumping-station, so called, in the city of Somerville, and for this purpose shall have all **the** powers specified in the foregoing section, and shall be subject to such reasonable regulations of the city council of the cities of Cambridge and Somerville, and the selectmen of the towns of Medford and Brookline, within their respective limits, as may, by the foregoing section, be made by the selectmen of the town of Brookline. Said city of Boston shall not displace any public sewer or water pipe without the assent of the said city councils and boards of selectmen, respectively.

Whenever the city of Boston shall dig up any street or Streets to be restored. way as aforesaid, it shall restore the same to as good order and condition as the same shall be in when such digging commenced; and the city of Boston shall at all times indemnify and save harmless the cities of Cambridge and Somerville, and the towns of Medford and Brookline, against all damage which may be recovered against them respectively; and shall reimburse to them, respectively, all expenses which they shall incur by reason of any defect or want of repair in any street or way, caused by the construction of said aqueduct, or the laying of said pipes, or by the maintaining or repairing of the same: provided, that the city of Boston shall have due and Proviso. reasonable notice of all claims for such damages or injury, and opportunity to make a legal defence thereto.

SECT. 4. The city of Boston shall be liable to pay all damages Liability for that shall be sustained by any persons in their property by the taking damaged

of any land or real estate, or the laying of said pipes, as aforesaid and any person sustaining damage, as aforesaid, may have the same ascertained, determined, collected, and paid, in the manner which is provided in sections six, seven, and eight, of chapter one hundred and sixty-seven of the acts of the year eighteen hundred and forty-six.

Hydrants to be tablished.

SECT. 5. Upon requisition by the respective city councils of the citic of Cambridge and Somerville, and the respective boards of selectmen o the towns of Medford and Brookline, prior to the laying of the said aqueduct and pipes through their respective limits, the city of Boston shall insert a number of hydrants in said pipes, at points not less that one thousand feet apart, to be used for extinguishing fires, free o charge, and for no other purpose; and said several cities and town shall pay to the city of Boston the expense of inserting and keeping in repair such hydrants as shall have been so inserted, upon thei requisitions aforesaid, within their respective limits.

May sell water to Cambridge.

SECT. 6. The city of Boston is also authorized, if the Boston wate board shall be of opinion that the supply of water is sufficient for th purpose, to sell water to the city of Cambridge, when conducte through the main pipes laid by virtue of the provisions of section tw of this act, upon such terms as may be agreed upon by the city coun cil of the city of Cambridge and said Boston water board.

Subject to seceptance city council.

SECT. 7. This act shall take effect upon its acceptance by the cit council of the city of Boston; but the powers conferred by sectio one of this act may be exercised without any obligation on the par of said city to exercise the powers conferred by section two.

March 19, 1880.

[1846, 167; 1865, 131; 1881, 129.]

#### 1880. — Chapter 128.

AN ACT TO PROVIDE FOR THE TAKING OF LAND AND THE ERECTIO THEREON OF A COURT-HOUSE FOR THE COUNTY OF SUFFOLK.

Be it enacted, etc.:

Aldermen may take land for a court-house

Section 1. The board of aldermen of the city of Boston, acting a county commissioners for the county of Suffolk, are hereby author ized and empowered to take and hold, by purchase or otherwise, s much land as they may deem necessary for the erection thereon of court-house by the city of Boston for the use of the courts of th Commonwealth within and for the county of Suffolk, and other pu poses incidental thereto, and for a court-house yard for the same; an they may appropriate and use therefor any land now owned by th city.

To file in registry of deeds a description of land taken.

SECT. 2. The board of aldermen shall, within thirty days from the time when they shall take any parcel or parcels of land under this ac file, in the office of the register of deeds for said county, and caus to be recorded, a description of the land so taken, as certain as is required in a common conveyance of land, with a statement of the pur pose for which it is taken; which description and statement shall I signed by the mayor of the city; and the city of Boston shall be lie ble to pay all damages that shall be sustained by any person or pe sons by reason of the taking of such land as aforesaid; such damage to be ascertained and determined in the manner provided for ascertaining and determining damages in case of the laying out, altering or discontinuing, of ways within the city of Boston.

Liability for damages.

If aldermen fail

SECT. 3. In case the board of aldermen of the city of Boston sha to take land, it fail, before the first day of December, eighteen hundred and eight to exercise the powers granted them in the foregoing sections, suc powers shall thereupon cease and determine. It shall then be lawful appointed by for the supreme judicial court, or any justice thereof, sitting in the dicial court. county of Suffolk, either in term time or vacation, upon the petition of any ten citizens of the city of Boston, and after notice to said city, to appoint three discrect men, inhabitants of said city, to be a board of commissioners, who, upon such appointment, and upon being duly sworn to the performance of their duties, shall give public notice of their appointment, shall proceed to consider what site within said city is most suitable for a court-house for the county of Susfolk, and shall take, upon the site found to be most suitable by them, so much land as they may deem necessary for the purpose of a court-house for the use of the courts of the commonwealth within and for the county of Suffolk, and other purposes incidental thereto, and for a court-house yard for the same. The said taking shall set forth the parcel or parcels of land taken, with a description thereof as certain as is required in a common conveyance of land, and such taking being duly signed by the said commissioners or a majority thereof, and returned to the supreme judicial court, sitting in said county of Suffolk, and having been confirmed by said court, or any justice thereof, shall thereupon vest the title to said land in the city of Boston, and render the said city liable to pay all damages for the said taking, as fully and completely in all respects as if said land had been taken by the board of aldermen acting as county commissioners by virtue of sections one and two of this act, in the manner and within the time herein provided. It shall thereupon be the duty of the mayor of the city of Boston to Mayor to filede scription of land file the said description of the lands so taken, with a statement of the so taken. purpose for which they have been taken, in the registry of deeds for the county of Suffolk. Said board of commissioners shall likewise Assessment of estimate, determine, and assess, all damages sustained by any persons by the taking of land or by other acts of said board in the execution of the powers vested in them by this act, and shall return their award of said damages to the supreme judicial court for the county of Suffolk, with their return of such taking, and the award of said board or the majority of them being returned and accepted by said court, shall be final, and judgment shall be entered and execution issued thereon, unless either the city of Boston, or any of the parties, shall claim a trial by jury as hereinafter provided. The board of commissioners shall be entitled to a reasonable compensation for their services, to be fixed by the court, and paid by the city of Boston, and any vacancy occurring in said board of commissioners may be filled by the said court.

SECT. 4. If either the city of Boston or any of the parties claim- Parties aging to have sustained damages by the taking of land or by other acts claim trial by of said board of commissioners, shall be dissatisfied with the amount jury. of damages awarded, the city of Boston, or such party, may, at the term at which such award was returned, claim, in writing, a trial in said court, and have a jury to hear and determine, at the bar of said court, all questions of fact relating to such damages, and to assess the amount thereof, in the same manner as is provided by law with respect to damages sustained by reason of the laying out of ways in the city of Boston; and the verdict of such jury being accepted and recorded by the said court, shall be final and conclusive, and judgment shall be rendered and execution issued thereon.

SECT. 5. It shall be the duty of the city of Boston, acting by its Court house to city council, to erect within a reasonable time after any taking author- in a reasonable ized by this act, a suitable court-house for the use of the courts of time. the commonwealth in and for the county of Suffolk, and for other purposes incidental thereto, upon the land so taken.

SECT. 6. The provisions of law in relation to the assessment of Betterment laws not to apply.

betterments shall not be applicable to any of the takings of land under this act.

SECT. 7. This act shall take effect upon its passage.

March 22, 1880.

## 1880. — CHAPTER 134.

AN ACT AUTHORIZING THE CITY OF BOSTON TO MAKE ORDINANCES IN RELATION TO VEHICLES AND THEIR LOADS IN SAID CITY.

Be it enacted, etc.:

May regulate by ordinances the size and shape of vehicles and their loads. 2 Cush. 562.

The city council of the city of Boston may make such Section 1. ordinances in relation to the size and shape of all carriages, wagons, carts, trucks, sleighs, sleds, and other vehicles, and their loads, passing through the streets and public ways of said city, as it may deem necessary for the public safety and convenience, with penalties R.O. c. 26, § 46. for the violation thereof, not exceeding twenty dollars for each offence.

SECT. 2. This act shall take effect upon its passage.

March 24, 1880.

## 1880. — CHAPTER 144.

AN ACT TO AUTHORIZE THE CONNECTION OF THE ARNOLD ARBORETUM WITH THE SYSTEM OF PARKS OF THE CITY OF BOSTON.

Be it enacted, etc.:

Park commissioners may the Arnold Ar-

Section 1. In case the board of park commissioners of the city of Boston deem it desirable to take that tract of land in that part of the city of Boston known as West Roxbury, held by the president and fellows of Harvard College, and by them dedicated to the use of the Arnold Arboretum, so called, together with certain adjoining tracts, the property of other parties, deemed by said commissioners convenient and necessary for use in connection therewith, for the purposes and under the powers and limitations set forth in chapter one hundred and eighty-five of the acts of eighteen hundred and seventyfive, and acts in addition thereto and amendment thereof, the city of Boston is hereby authorized to lease such portion of said arboretum, and adjoining tracts so taken, as the said board of park commissioners may deem not necessary for use as park-ways and grounds, to the president and fellows of Harvard College, to be held by them to the same uses and purposes as the arboretum is now held under the trusts created by the wills of Benjamin Bussey and of James Arnold; and for such a term, and upon such mutual restrictions, reservations, covenants, and conditions, as to the use thereof by the public, in connection with the uses of the same under said trusts, and as to the rights, duties, and obligations, of the contracting parties, as may be agreed upon between said commissioners and said president and The board of park commissioners, on the part of the city of Boston, and the president, on behalf of the president and fellows of Harvard College, are respectively authorized to execute and deliver said lease. SECT. 2. This act shall take effect upon its passage.

March 29, 1880.

[1875, 185.]

May lease por-tion of land taken to Har-vard College.

## 1880. — CHAPTER 159.

## AN ACT IN RELATION TO CHELSKA BRIDGE.

Be it enacted, etc.:

Section 1. Upon the payment of the sum of twenty-five thousand Boston to maindollars by the city of Chelsea to the city of Boston, it shall thereupon parts of Chelsea be the duty of the city of Boston to forever maintain and keep in bridge upon repair the north-easterly draw and draw-piers of Chelsea bridge, and \$25,000 by Chelsea box of the bridge as may be included within the piers sea to Boston. when re-located.

Upon the payment aforesaid, the city of Boston shall, in addition Liability for detection its existing liability, under the laws of this Commonwealth, for damages resulting from defects in said bridge, be likewise liable, under said laws, for all such defects in that portion of said bridge whereof by this act it assumes the maintenance and repair.

SECT. 2. For the purpose of reconstructing said Chelsea bridge, Powers of Bosunder the provisions of chapter one hundred and six of the laws of structuon of the year eighteen hundred and seventy-six, the city of Boston shall bridge. have, with reference to that portion of said bridge the maintenance and repair of which was newly imposed upon the city of Boston by chapter forty-one of the laws of the year eighteen hundred and seventy-eight, and that portion to be maintained and kept in repair under the first section of this act, all the powers, with reference to said portions, conferred by said chapter one hundred and six of the laws of the year eighteen hundred and seventy-six, upon the city of Chelses. The city of Boston is authorized at its discretion The city of Boston is authorized, at its discretion, to Temporary carconstruct a temporary carriage-way, in addition to the footway riage-way.

mentioned in section five of chapter one hundred and six of the laws of eighteen hundred and seventy-six, with the exemption from liability therein set forth.

SECT. 3. Said city of Boston is further authorized to build a May build temtemporary structure upon which the Lynn and Boston Railroad for Lynn and Company may run its cars at its own risk, while said city is Boston Railroad. rebuilding any portion of said bridge, or said railroad company may build and use said temporary structure itself, subject to the approval of the harbor commissioners: provided, that said city shall not be Proviso. liable to any person or corporation by reason of maintaining said temporary structure, or by reason of any defect therein; and pro-Proviso. vided, also, that nothing contained in this section shall be construed to prohibit said city from closing said bridge, or any portion thereof, to public travel, whenever it shall become necessary in the construction thereof.

SECT. 4. Nothing in this act shall permit any obstruction of the Channel of Mysmain channel of Mystic river by such temporary structures or other- be obstructed.

SECT. 5. This act shall take effect upon its passage.

March 81, 1880.

[1876, 106; 1878, 41.]

# 1880. — CHAPTER 174.

AN ACT TO INCORPORATE THE TRUSTEES OF THE CITY HOSPITAL OF THE CITY OF BOSTON.

Be it enacted, etc:

SECTION 1. The trustees of the city hospital of the city of Boston, Trustees of the city hospital infor the time being, are hereby made a corporation by the name of The corporated.

Trustees of the City Hospital of the City of Boston; and said trustees, and their successors in office, shall continue a body corporate for the purposes hereinafter set forth, with all the powers and privileges, and subject to all the duties, restrictions, and liabilities, in the general laws relating to such corporations.

Mny hold real and personal estate not exceeding \$1,000,000.

Money to be intressurer.

Trustees to be seven in num-ber.

Said corporation shall have authority to take and hold SECT. 2. real and personal estate to an amount not exceeding one million dollars, which may be given, granted, bequeathed, or devised, to it, and accepted by the trustees, for the benefit of the city hospital of the city of Boston or any purpose connected therewith. Money reccived by it shall be invested by the treasurer of the city of Boston under the direction of the finance committee of said city; and all securities belonging to said corporation shall be placed in the custody of said treasurer: provided, always, that both the principal and income thereof shall be appropriated according to the terms of the donation, devise, or bequest, under the direction of said corporation. The trustees of the city hospital shall be seven in num-

In the month of April in the year eighteen hundred and eighty,

and annually, thereafter, in the month of January, the city council shall elect, by concurrent vote of the two branches, one member of the board of aldermen, and one member of the common council, to be members of said board of trustees, to hold office during the remainder of the municipal year in which they are elected, and until others are clected in their places. And in the month of April, in the year eighteen hundred and eighty, the mayor shall appoint, subject to the confirmation of the city council, five citizens of Boston, not members of the city council, to be members of the board of trustees of the city hospital, one of whom shall hold office for five years, one for four years, one for three years, and one for two years, and one for one year; and upon such election, and such appointment and confirmation, the terms of office of the trustees of the city hospital then Appointment of holding office shall cease and determine. And annually, thereafter, in the month of April, in each year, the mayor shall appoint, subject to the confirmation of the city council, one citizen at large as a trustee of the city hospital, to serve for a term of five years from the first Monday in May, in the year in which he shall be appointed. trustees shall at all times be subject to removal from office for cause, by a vote of two-thirds of each branch of the city council present and Whenever any vacancy shall occur in said board of voting thereon. trustees by death, resignation, or otherwise, said vacancy shall be filled by the election or appointment, in the manner aforesaid, of another trustee, who shall hold office for the residue of the unexpired No member of said board of trustees shall receive any pecuniary compensation for his services.

trustees.

**Bublect** to removal for cause.

Organization of board.

Proviso.

SECT. 4. The members of said board shall meet for organization annually, on the first Monday of May, and choose one of their number as president. They shall have power to make such rules and regulations relating to said city hospital, and its officers and servants, and to fix and enforce penalties for the violation of such rules and regulations, as they may deem expedient: provided, that the same shall not be inconsistent with the provisions of this act, and shall be subject at all times to such limitations, restrictions, and amendments, as the city council may direct.

Trustees to have general care and control of hospital.

SECT. 5. The said trustees shall, subject to the direction of the city council, by ordinance or otherwise, have the general care and control of the city hospital and of all branches thereof, which have been, or which may hereafter be, established, together with the buildings and rooms containing the same, and the fixtures and furniture

connected therewith, and also of the expenditures of the money ap-

propriated therefor.

SECT. 6. The said board of trustees may appoint a superintendent, May appoint with such assistants and subordinate officers as they may think neces- and assistants, sary or expedient, and may remove the same, and fix their compen-and fix their compensation. sation: provided, that the amount thus paid shall not exceed the sum Provise. apprepriated by the city council for that item of expense, and the income of any moneys which may lawfully be appropriated for the same purpose from funds or property held by said trustees under the provisions of this act.

SECT. 7. The city council shall have power to pass such ordinances, City council may regulate not inconsistent herewith, or repugnant to other laws of the common-by ordinance, wealth, as to the duties and authority of said board, as they may, from authority of the time to time, deem expedient.

SECT. 8. This act shall take effect upon its passage.

April 7, 1880.

[1858, 113.]

## 1880. — CHAPTER 222.

# AN ACT IN RELATION TO THE PUBLIC LIBRARY OF THE CITY OF

Be it enacted, etc.:

Section 1. The city of Boston is hereby granted perpetual right City may occupy land for public hold, occupy, and control, free of rent or charge by the common-library building. wealth, for the purpose of erecting and maintaining thereon a building for the use of the public library of said city, a parcel of land now owned by the commonwealth and situated in that part of said city called the Back Bay, on the southerly corner of Dartmouth and Boylston streets, bounded north-westerly by Boylston street two hundred and sixty-four feet, north-easterly by Dartmouth street one hundred and twenty-five feet, south-easterly by a private passage-way twenty-five feet in width, two hundred and sixty-four feet, and southwesterly by other land of the commonwealth one hundred and twenty-five feet, and containing thirty-three thousand square feet, more or less, together with all the right, title, and interest, of the commonwealth in that part of said passage-way adjoining said parcel, and with such rights as the commonwealth may possess to close the same. The said library building and land shall be under the care and Building and land shall be under the care and Building and land to be un control of the trustees of the public library of the city of Boston, control of the under the provisions of chapter one hundred and fourteen of the acts trustees. of the year eighteen hundred and seventy-eight. This grant is made, however, subject to the following stipulations, namely: — the city of Conditions of Boston shall, within three years from the date of the passage of this grant. act, commence the erection of a library building on said parcel of land, and shall, in respect to such erection, be subject to the restrictions heretofore contained in other conveyances by the commonwealth of its land upon Boylston street, and shall, thereafter, appropriately lay out and cultivate such ground around it as may not be occupied by the building itself, and shall, thereafter, keep said grounds and building in a neat and ornamental condition; and that upon the All ettizens of opening of said library all the citizens of the commonwealth shall have access to library. the perpetual right of access thereto free of charge, under such reasonable regulations as said trustees may from time to time establish.

Sect. 2. In case the city of Boston shall, after due notice given, Building to be freeted within fail to commence the erection of the library building within three three years, or shall use said land, or any portion thereof, for any purpose 1883, 141.

foreign to the uses for which it is granted, it shall be lawful for the commonwealth, by its proper officers and servants, to take appropriate action in the courts of the commonwealth, to the end that said parcel of land, or portion thereof, may be declared forfeited by the city of Boston, and the title therein be revested in the Commonwealth.

SECT. 3. This act shall take effect upon its passage.

April 22, 1880.

[1853, 88; 1878, 114; 1882, 143; 1883, 141.]

# 1880. — CHAPTER 225.

AN ACT IN RELATION TO REGISTRATION AND ELECTIONS IN THE CITY OF BOSTON.

Be it enacted, etc.:

Amendments to 1878, 243.

SECTION 1. Chapter two hundred and forty-three of the acts of the year eighteen hundred and seventy-eight is amended as follows:—

Lists of precincts to be printed for distribution. First, by striking out all of section six of said act, down to, and including, the word "precincts" in the fifth and sixth lines, substituting in place thereof the following:—"The assessors of taxes of the city of Boston shall, on or before the fifteenth day of July in each year, cause street lists of the several voting precincts in said city to be printed and compiled in pamphlet form for public distribution. Said compilation shall be by precincts, separately, not exceeding fifty copes for each, arranged."

Second, by striking out section eight of said act.

Corrections of assessed names upon tax bills.

Third, by substituting in place of section nine of said act the following:—"Section 9. All corrections of assessed names upon tax bills shall be made by the board of assessors, the registrars of voters, or assistant registrars, on a form of a certificate specially prepared for the purpose; and all tax bills so changed, together with the certificates, shall be stamped with an official stamp of the board making such change, before the person represented by such tax bill shall be allowed to register as a voter. All certificates of names so changed shall be sent to the collector of taxes, who shall, as soon as may be, after the first day of January in each year, make corresponding changes or corrections on the list of assessed polls committed to him by the board of assessors. The collector shall also transmit said certificates to the board of assessors, who shall, before the first day of March in each year, make corresponding changes or corrections on the street books in their department."

Fourth, by inserting in line one of section eleven of said act after the word "ward," the words "or precinct."

Identity and qualifications of applicant for registration.

Fifth, by amending section fifteen so that it shall read as follows:—" If the registrars are not satisfied as to the identity or qualifications of an applicant for registration, they may make such examination of such applicant, under oath, as they may consider necessary or proper to verify the fact that he is possessed of the constitutional requirements of a voter; and said registrars, as soon after the second day of September in such year as may be necessary, shall hold evening sessions in or near each ward, for the performance of any and all the duties imposed upon them by the provisions of this act: provided, however, that they shall hold not less than ten evening sessions of not less than three hours' duration prior to the annual state and municipal elections. The collector of taxes shall assign a deputy to be present at all such meetings held before the annual state election for the collection of taxes. He shall also give public notice

thereof by advertisements in at least two daily papers printed in Boston, one of which shall be an evening paper, and by a circular or card addressed to each person assessed for a poll tax only, and delivered through the mail or otherwise. Said circulars or cards shall be delivered on or before the second day of September in each No tax bill for poll taxes only shall hereafter be distributed to or for the person assessed before payment thereof."

SECT. 2. All requirements of law in regard to the preparation, Precinct lists of publication, posting, or use, of ward lists in the city of Boston, shall posted. be held to be complied with by the employment, in each precinct, of precinct lists, of like description in all respects, of all the legal voters

Section six of chapter sixty of the acts of the year Amendments to SECT. 3. eighteen hundred and seventy-four, as amended by section three of chapter two hundred and thirty-five of the acts of the year eighteenhundred and seventy-seven, is amended so as to read as follows:-"The registrars shall, at least twenty-four days before the day of the annual state election, cause printed lists of the voters in each precinct to be posted in one or more places in such precinct, with notices thereon, stating the place and hours in which they or the assistant registrars for such precinct will hold sessions to correct and revise the lists. If the assistant registrars refuse to place the name of any person on the voting list, he may appeal to the board of registrars of voters."

SECT. 4. The provisions of chapter two hundred and twenty-five Amendments to of the acts of the year eighteen hundred and seventy-six are, as far as they relate to the city of Boston, extended to the voting precincts therein in place of the wards.

SECT. 5. Whenever there is a vacancy in the board of aldermen Election to fill or common council in the city of Boston, by failure to elect, removal of aldermen. from the city, death, resignation, or otherwise, it shall be the duty of said board of aldermen to issue their warrant in due form for an election to fill such vacancy, at such time and place as they may deem advisable; but, in case of a vacancy in the common council, such warrant shall not be issued until the board of aldermen receive official notice of such vacancy.

SECT. 6. Sections twenty-one, twenty-two, twenty-three, and Repeal of 1854. twenty-five, of chapter four hundred and forty-eight of the acts of 23, 25, etc. the year eighteen hundred and fifty-four, and all acts and parts of acts inconsistent with this act are hereby repealed.

April 22, 1880.

[1874, 60; 1878, 243; 1879, 163; 1881, **2**21.]

# 1881. — CHAPTER 22.

AN ACT IN RELATION TO HOLDING FUNDS CONTRIBUTED FOR THE RELIEF OF MEMBERS OF THE BOSTON PROTECTIVE DEPARTMENT AND THEIR FAMILIES.

Be it enacted, etc.:

Section 1. The provisions of section four of chapter one hundred Disabled mean and seven of the acts of the year eighteen hundred and eighty, being pensioned. "an act in relation to pensioning disabled members of the fire department of the city of Boston and for other purposes," shall be held to apply to the members of the Boston protective department, in the same manner, and to the same extent, as to the members of the fire department.

February 16, 1981.

This act shall take effect upon its passage.

[1874, G1; 1880, 107.]

# 1881. — CHAPTER 92.

AN ACT IN ADDITION TO "AN ACT FOR THE LAYING OUT OF PUBLIC PARKS IN OR NEAR THE CITY OF BOSTON."

Be it enacted, etc.:

Sea-wall may be built in Charles river between Cragie's bridge and West Boston bridge, and grounds en closed may be filled up for a park.

SECTION 1. The board of park commissioners of the city of Boston is hereby authorized and empowered to build a sea-wall on the Boston side of the lower basin of the Charles river, between Cragie's bridge and West Boston bridge, and to fill up the grounds enclosed by said wall for the purposes of a public park, in accordance with the provisions of chapter one hundred and eighty-five of the acts of the year eighteen hundred and seventy-five. The said sea-wall shall be on or within the following lines: - Beginning at a point on the southerly side of Cragie's bridge distant two hundred feet perpendicular from the westerly line of Charles street, and running southerly by a line parallel to said Charles street to a point opposite the first angle in said street; thence turning a similar angle and running southerly by a line parallel to and two hundred feet perpendicular again from said Charles street to a point opposite another angle in said street, near Fruit street; thence turning a similar angle and running southerly by a straight line two hundred feet perpendicular from and parallel to the next adjoining portion of said Charles street Lines of sea-wall to West Boston bridge. The lines of the sea-wall aforesaid shall constitute the harbor lines beyond which no wharf, pier, or other structure, and no filling in, shall be extended into or over the tidewater of the said basin, excepting such landing-places as the said park commissioners shall build with the approval of the board of harbor and land commissioners; and if the construction of said seawall and the filling in of the grounds thereby enclosed shall, in the opinion of said harbor and land commissioners, cause a projection injurious to the flow of the current and the protection of the harbor, then the said park commissioners, or the city of Boston, shall make suitable remedy or provision for the same, by connecting the line of the said sea-wall with the present sea-wall in such manner as the said board of harbor and land commissioners shall approve, and may occupy and use any spaces thereby enclosed for the same purposes for which said sea wall and filling in is authorized.

to constitute the harbor lines.

If injurious to flow of current, remedy to be provided.

and to be taken by city and to be used solely for a public

water-line of park not to be permitted.

Proviso.

SECT. 2. This act is made subject to the following conditions and restrictions, namely: — The city of Boston, or the said board of park commissioners, shall take, by purchase or otherwise, all the land, dock, and wharf property, lying westerly of said Charles street between said bridges, under the provisions of said chapter one hundred and cighty-five of the acts of the year eighteen hundred and seventy-five, which, together with the grounds above authorized to be enclosed and filled up, shall be used solely for the purposes of a public park, facing and abutting upon the said Charles river basin. And when the city of Boston or the said park commissioners shall have taken the said land and wharf property, and built the said sea-wall, and fitted up the said grounds as a park as aforesaid, and so long as the Extensions from same shall be used solely as said park, the commonwealth will not authorize or permit any person or corporation to construct any extensions or erections from or contiguous to the water line of said park, except with the consent of said park commissioners or said city of Boston: provided. also, that the city of Boston or said park commissioners shall build the said sea-wall, and fill and fit up the said grounds, during the five years from and after the passage of this act.

SECT. 3. This act shall take effect upon its passage. March 16, 1881.

[1875, 185; 1882, 168.]

# 1881. — CHAPTER 107.

AN ACT TO EXTEND THE TIME WITHIN WHICH THE MASSACHUSETTS IN-STITUTE OF TECHNOLOGY MAY ERECT BUILDINGS ON CERTAIN LAND IN THE CITY OF BOSTON.

Be it enacted, etc.:

Section 1. Chapter one hundred and thirty-one of the acts of the Time for er year eighteen hundred and seventy-seven is hereby so amended that ings, extended, the time within which the Massachusetts institute of technology may erect a suitable building for the permanent use of said institute, upon the land described in chapter one hundred and seventy-four of the acts of the year eighteen hundred and seventy-three, shall be extended for the term of five years from the eleventh day of April, in the year eighteen hundred and eighty-one.

hteen hundred and eighty-one.
The Massachusetts institute of technology is hereby May exchange authorized, at any time within said term of five years, to exchange said Boston. parcel of land within the city of Boston for other land, or for adequate consideration to release its interest in said parcel to said city, and, on said exchange or release, said city of Boston may hold, occupy, 1878, 174. and control, said parcel of land forever, free from rent or charge by the commonwealth, upon condition that it shall forever be kept open as a public park by said city; said lot to be subject to the limitations and stipulations relative to lands of the commonwealth on the south of Boylston street, and to be reserved from sale forever; and upon the further condition that the city of Boston shall acquire, by purchase or otherwise, the remainder of the trapezoid of land of which said parcel is a part, lying westerly thereof and between said parcel and Dartmouth street, and shall appropriate it to the same purpose.

SECT. 3. In case said city shall appropriate said parcel of land, Commonwealth to take land, if hereby granted, to any purpose foreign to that for which it is granted, appropriated by then the commonwealth, after due notice given, may enter upon said city to any other upon said cit parcel and take possession thereof, and the right of the city of Boston to the use, occupation, and control, of said lot, shall thereupon cease.

March 18, 1881.

# 1881. — CHAPTER 129.

AN ACT IN ADDITION TO THE ACTS FOR THE PURPOSE OF SUPPLYING THE CITY OF BOSTON WITH PURE WATER.

Be it enacted, etc.:

Section 1. For the purpose of supplying water to its inhabitants, Water supply and especially for the purpose of increasing the supply of water for high-services which can be used for its high-service, the city of Boston is hereby authorized, by and through the agency of the Boston water board, to construct and maintain new reservoirs, and connect the same, by aqueducts and pipes, with its present sources of water supply, and with its present reservoirs, aqueducts, and pipes, and to construct and maintain new works and pumping stations in connection with said new reservoirs; and, for this purpose, may take and hold, by purchase May take and or otherwise, any lands or real estate necessary therefor, situate in hold lands. the cities of Boston or Newton, or in the town of Brookline, and lay said aqueducts and pipes over or under any water-course or any streets, turnpike roads, railroads, highways or other ways, in such

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¹The trapezoid of land here described, was conveyed to the city by deed of the Institute of Technology, June 30, 1882 (Buffolk deeds, lib. 1568, fol. 148); by deed of the Commonwealth, June 30, 1882 (lib. 1568, fol. 146), and by deed of the Trustees of the Museum of Fine Arts, July 3, 1882 (lib. 1568, fol. 149). By an order of the city council, approved Feb. 21, 1883, it was named Copley square.

May dig up

Fubject to reasonable regula-tions made by Newton and Brookline.

manner as not to unnecessarily obstruct or impede the travel thereon; and may enter upon and dig up any such roads, streets, or ways, for the purpose of laying down said pipes beneath the surface thereof, and for maintaining and repairing the same; but always in such manner and with such care as not to render the roads, streets, and ways, unnecessarily unsafe or inconvenient to the public travel thereon. And said city of Boston, in performing said work, shall not unnecessarily interfere with any existing sewers, water or gas pipes, and shall be subject to such reasonable regulations as to time, place, and manner, of digging up any streets or ways of public travel for the purposes aforesaid, and the laying of said pipes, as shall be made by the city council of the city of Newton or the selectmen of the town of Brookline, within the limits of said city or town, for the protection of their rights of drainage and sewerage therein and the public rights of passage thereon.

Streets to be restored to good

Newton and Brookline to be indemnified for damages.

Proviso.

Boston to pay all land dam. ages, etc.

Hydrants to be or Brookline.

Subject to accouncil of Bos-

SECT. 2. Whenever the city of Boston shall dig up any street or order and condi way as aforesaid, it shall restore the same to as good order and condition as the same shall be in when such digging commenced; and the city of Boston shall at all times indemnify and save harmless the city of Newton and the town of Brookline against all damage which may be recovered against them respectively, and shall reimburse to them respectively all expenses which they shall incur by reason of any defect or want of repair in any street or way, caused by the construction of said aqueduct or the laying of said pipes, or by the maintaining or repairing the same: provided, that the city of Boston shall have due and reasonable notice of all claims for such damages or injury, and

> SECT. 3. The city of Boston shall be liable to pay all damages that shall be sustained by any persons in their property by the taking of any land or real estate or the laying of said pipes as aforesaid; and any person sustaining damage as aforesaid may have the same ascertained, determined, collected, and paid, in the manner which is provided in sections six, seven, and eight, of chapter one hundred and sixty-seven of the acts of the year eighteen hundred and forty-six.

opportunity to make a legal defence thereto.

Upon requisition by the city council of the city of Newquest of Newton ton, or the board of selectmen of the town of Brookline, prior to the laying of the said aqueduct and pipes through their respective limits, the city of Boston shall insert a number of hydrants in said pipes at points not less than one thousand feet apart, to be used for extinguishing fires, free of charge, and for no other purpose; and said city or town shall pay to the city of Boston the expense of inserting and keeping in repair such hydrants as shall have been so inserted upon their requisitions aforesaid within their respective limits.

> SECT. 5. This act shall take effect upon its acceptance by the city council of the city of Boston.1

> > March 24, 1881.

[1846, 167; 1849, 187; 1864, 271; 1865, 131; 1871, 185; 1872, 177; 1878, 287.]

# 1881. — CHAPTER 197.

AN ACT TO AUTHORIZE THE CONSTRUCTION OF THE CHARLES-RIVER PROMENADE.

Be it enacted, etc.:

City may construct plank

Section 1. The city of Boston is authorized to lay out and construct continuously or in sections, from time to time, and to maintain

for public use, a plank way or sidewalk of a width not exceeding way overwaters fifteen feet, over the waters of Charles river outside and adjoining the sea-wall now constructed between Berkeley street extended and a point near Hereford street extended, and outside and adjoining any sea-wall that may be constructed to the new park in extension of said sea wall already built: provided, however, that, with the assent of the Proviso. harbor and land commissioners, such plank way or sidewalk may be laid out, constructed, and maintained, as aforesaid, to a width not exceeding twenty feet.

SECT. 2. The city of Boston is authorized to make all such May make rules reasonable rules and regulations in regard to such sidewalk or prome- of walk. nade and the access to the water therefrom and from the water thereto, as may be expedient and proper; to appoint all necessary officers and agents to enforce such rules and regulations, and to construct and maintain, for the public use in connection with such

sidewalk or promenade, suitable landing-places.

SECT. 3. Any real estate in the city of Boston, which, in the Assessments for opinion of the board of street commissioners of said city, shall receive betterments. any benefit and advantage from the laying out of such sidewalk or promenade, or any sections of the same, under the provisions of this act, beyond the general advantages to all real estate in the city of Boston, may, after like notice to all parties interested as is provided by law to be given by said board in cases of laying out streets in said city, be assessed by said board for a proportional share of the expense of such laying out: provided, that the entire amount so assessed upon Proviso. any estate shall not exceed one-half of the amount which said board shall adjudge to be the whole benefit received by it. All general laws in relation to the assessment of damages and betterments in the case of the laying out of a street, highway, or other way, in the city of Boston, shall be applicable to the laying out of the way herein author-

SECT. 4. In the exercise of the powers granted by this act, the Subject to procity of Boston shall be subject to the provisions of the four hundred c. 432, and genand thirty-second chapter of the acts of the year eighteen hundred and eral laws applicable. sixty-nine, and all general laws applicable thereto.

SECT. 5. When the plank way or sidewalk herein authorized shall Extension or have been laid out by said city and constructed as herein provided, tiguous to water the commonwealth will not authorize any person or corporation to line not to be construct any extension or erection from or contiguous to the water line of said way or walk.

SECT. 6. This act shall take effect on its acceptance by the city council of the city of Boston.1

April 11, 1881.

#### 1881. — CHAPTER 205.

AN ACT TO AUTHORIZE THE CITY OF BOSTON TO ATTACH METERS TO BUILDINGS WHICH IT SUPPLIES WITH WATER.

Be it enacted, etc.:

The city of Boston is hereby authorized, at its own May attach water meters to Section 1. expense, to attach and maintain a sufficient water meter to the main service pipes. service pipe in any building or buildings which may be supplied with water by said city under authority of law; and where any building situate within the city of Boston shall be supplied with water by said city through a meter, and there shall be more than one tenement contained in said building, or where different rooms in the same building

¹ This act has not been accepted by the city council.

Payment of water rates

Proviso.

are leased to or occupied by different persons taking water through separate fixtures, the owners or lessees of said building shall be liable to said city for the entire amount of water so supplied to said building: provided, that, in the case of dwelling-houses containing more than one tenement, and not more than three tenements, it shall be necessary to obtain the consent of the owner thereof before attaching such

SECT. 2. This act shall take effect upon its passage.

April 15, 1881.

# 1881. — CHAPTER 221.

AN ACT TO AMEND "AN ACT IN RELATION TO REGISTRATION AND ELECTIONS IN THE CITY OF BOSTON."

Be it enacted, etc.:

Amendment to 1878, 243, § 16.

Section 1. Section sixteen of chapter two hundred and forty-three of the acts of the year eighteen hundred and seventy-eight is hereby amended by striking out the first word of said section, and inserting therein the word "all," and inserting before the word "the," in the fourth line, the words "any of," and by inserting after the word "lists," in the fourth line thereof, the words "between the close of registration and the day of the next succeeding election."

This act shall take effect upon its passage.

April 26, 1881.

[1878, 243.]

#### 1881. — CHAPTER 229.

#### AN ACT RELATING TO ORDINANCES OF THE CITY OF BOSTON.

Be it enacted, etc.:

P.S. 27, § 23. May prescribe

Section 1. The city council of Boston may pass ordinances prescribing the duties and fixing the compensation of officers for whose compensation of appointment or election they are now, or may hereafter be, authorized certain officers, to provide and every goals officers. may be empowered, by ordinance, to hold office for one year from the day in the year of his election or appointment fixed by ordinance, and until his successor shall be elected or appointed and qualified, unless sooner removed by concurrent vote of each branch of the city council.

Certain ordinances con-firmed.

The ordinances of said city, so far as they provide for a term of office longer than one year, for members of the board of health and of the board of fire commissioners, are hereby confirmed, and the persons now acting under said ordinances as members of said boards, shall, severally, hold their offices, and have the powers and duties thereof, until their successors are qualified.

Enacting style.

SECT. 3. The enacting style and method of publishing the ordinances of said city shall be such as the city shall by ordinance prescribe.

Fines to be paid

SECT. 4. All fines and penalties for the breach of any ordinance of said city shall be paid into the treasury for the use of said city unless otherwise provided by statute or ordinance.

Sect. 5. This act shall take effect upon its passage.

April 30, 1881.

[1854, 448, §§ 35, 38.]

# 1881. — CHAPTER 278.

AN ACT TO AUTHORIZE THE ESTABLISHMENT AND MAINTENANCE OF A DOG SHELTER, BY THE SOCIETY FOR THE PREVENTION OF CRUELTY TO ANIMALS, IN THE CITY OF BOSTON.

Be it enacted, etc.:

Section 1. The board of aldermen of the city of Boston may Board of alderauthorize the Society for the Prevention of Cruelty to Animals to ize dog abelter. establish and maintain in said city a shelter for the detention of unlicensed or stray dogs which may be seized under the provisions of this act, and may make any necessary agreement with said society for the reception, sheltering, keeping and feeding, or humane killing or otherwise disposing of such dogs: provided, however, that no such shelter shall be established or maintained when an adjoining owner objects thereto.

SECT. 2. The mayor of said city shall, annually, within ten days Dogs running at from the first day of July, issue a warrant to one or more police-livered at abelofficers, or any officer of said Society for the Prevention of Cruelty ter. to Animals, directing them to proceed forthwith to seize and deliver at such shelter all dogs found running at large within said city of Boston, not licensed and collared according to law, and to enter a complaint against the owners or keepers thereof. Such officers, other than those under regular pay from said city, shall receive one dollar from the treasurer of said city for each dog so taken and delivered as And all bills for such service shall be approved as provided in section seven of chapter one hundred and thirty of the acts of the year one thousand eight hundred and sixty-seven.

SECT. 3. Every dog so taken and received by such shelter, as Dogs to be kept herein before provided, shall be there kept, and provided with suitable five days and, if not redeemed, to food, and the owner thereof may redeem the same at any time within five days, by proving title to said dog, by showing that the same has killed. been duly licensed according to law, and by paying the fee fixed by the aldermen of said city. At the expiration of five days said society may cause said dog to be humanely killed, or, upon the payment of the license fee required by law, it may sell or otherwise dispose of the same.

SECT. 4. For keeping and sheltering any dog, under the provisions No license fee of this act, said society shall not be liable to pay any license fee, nor required. shall it be liable for keeping any dog at such shelter which is unlicensed.

The aldermen of said city shall have the power to pre- Aldermen to fix scribe the price at which any dog taken and kept in such shelter may price of redemp be redeemed by the owner thereof; and all moneys received by said society for the redemption and sale of any dogs kept at such shelter shall be paid to the treasurer of said city.

May 13, 1881.

#### 1881. — CHAPTER 303.

AN ACT TO REQUIRE THE CITY OF BOSTON TO ABATE A NUISANCE IN MYSTIC LOWER POND, FOR PROTECTING THE PURITY OF THE WATERS OF SAID POND, AND FOR THE PRESERVATION OF THE PUBLIC HEALTH, ESPECIALLY IN THE TOWNS OF MEDFORD AND ARLINGTON.

Be it enacted, etc.:

SECTION 1. The city of Boston is hereby directed to cease emptying sewage, or waters, or substances containing polluting matter or ing sewage into
properties, into Mystic lower pond, through its sewer constructed pond.

City of Boston to cease emptying sewage into
properties, into Mystic lower pond, through its sewer constructed pond.

under chapter two hundred and two of the acts of eighteen hundred and seventy-five, or otherwise, and is hereby also directed to take up and remove so much of said sewer as extends into said pond, and also that part thereof between said pond and a point on the line of said sewer at least two hundred feet from said pond, within three months from the passage of this act, and, thereafter, no person or persons, no municipal nor other corporation or corporations, shall discharge or divert into said pond any sewage or offensive matter, waters, or substances containing such properties or of such quality as shall of themselves, or in connection with other matter, create a nuisance in said Mystic lower pond, or endanger the public health; but nothing herein shall be construed to prohibit the city of Boston from discharging such water as shall be collected in its said sewer into said Mystic lower pond, after said city shall have purified, cleansed, and freed, the said waters from all offensive, contaminating, noxious, and polluting, properties and substances, so that said waters shall not of themselves, or in connection with other matter, create a nuisance therein or endanger the public health: provided, that said waters, so purified, shall flow for a distance of at least two hundred feet immediately before their entrance into said pond in an open drain over a gravelly or sandy bottom.

Proviso.

To cause pond to be cleansed.

The city of Boston is hereby directed to cause said SECT. 2. Mystic lower pond to be cleansed of such impurities prejudicial to the public health as, in the judgment of the state board of health, lunacy, and charity, it shall have caused, and at such time and in such manner and extent as shall be approved by the state board of health, lunacy, and charity, and said city shall pay the expense incurred thereby; and, should the said board deem the same to be necessary, and so decide, the city of Boston may erect a dam at the outlet of the lower Mystic pond, and may exclude tide-water from said pond, and may raise the height of the water in said pond, and may take land therefor; and any person suffering any damage shall have the right to have damages assessed therefor, as provided in section three of this

The city of Boston is hereby authorized to take and hold.

Said city of Boston is hereby authorized to raise and

Dumages.

Mny take lands in Woburn and Winchester.

for the time necessary to carry out the provisions of this act, such lands in the towns of Woburn or Winchester, on or near the line of said sewer, as it shall deem necessary, and may construct such canals, basins, tanks, passage-ways, and works, as may be necessary to enable said city to treat said sewage and waters, in order to free the said waters of all noxious, dangerous, and offensive, matter and properties. Said city shall make compensation to the owners for such lands as it shall take under this act, and, if said city and said owners do not agree, any person aggrieved shall be entitled to have his damages ascertained by a jury, upon petition to the county commissioners of Middlesex county, the proceedings upon which shall be like those provided for the recovery of damages in the taking of lands for highways.

Compensation to owners.

May raise money neces. sary for the pur. appropriate, in such manner as its city government shall determine,

SECT. 4.

Limitations.

the provisions of this act. This act shall be subject to the same limitations ex-SECT. 5. pressed in section twelve of chapter two hundred and two of the acts of the year eighteen hundred and seventy-five.

such sums of money as shall be incurred by said city in carrying out

Jurisdiction in equity of su-preme judicial court.

The supreme judicial court, or any justice thereof, in term time or vacation, sitting in equity for either of the counties of Suffolk or Middlesex, shall have jurisdiction in equity to enforce the provisions of this act by injunction, or by any other appropriate

equitable remedy, on complaint of the selectmen of either of the towns of Medford or Arlington.

SECT. 7. This act shall take effect upon its passage.

May 13, 1881.

[1875, 202.]

# 1882. — CHAPTER 101.

AN ACT TO AUTHORIZE THE CITY OF BOSTON TO PERMIT THE ERECTION OF CERTAIN FRAME OR WOODEN BUILDINGS WITHIN THE BUILDING LIMITS OF SAID CITY.

Be it enacted, etc:

The city council of the city of Boston may authorize the erection Erection of of frame or wooden buildings for market purposes, within the build-buildings for ing limits of said site, most the conditions of said site, most the conditions of said site. ing limits of said city, upon the conditions, that such buildings shall market purposes not exceed twenty-seven feet in height, that all external parts thereof ing limits. shall be covered with iron or other non-combustible material, and that the material used and the mode of erection shall be approved by the inspector of buildings of said city.

March 21, 1882.

# 1882. — CHAPTER 125.

AN ACT AUTHORIZING THE APPOINTMENT OF ADDITIONAL PROBATION OFFICERS IN THE CITY OF BOSTON.

**Be it enacted, etc.:** 

SECTION 1. The mayor and aldermen of the city of Boston may, Additional if in their judgment it seems proper so to do, appoint two additional cers may be approbation officers in the manner and subject to the provisions pre-pointed. scribed in section seventy-eight of chapter two hundred and twelve of the public statutes.

SECT. 2. Section seventy-eight of chapter two hundred and twelve Amendment to of the public statutes is hereby amended by striking out in the second P.S. 212, § 78. line the words "annually in the month of May and."

March 28, 1882.

#### 1882. — CHAPTER 136.

AN ACT IN RELATION TO THE NORMAL SCHOOL OF THE CITY OF BOSTON. Be it enacted, etc.:

SECTION 1. The school committee of the city of Boston may pro-Teachers may vide instruction in the principles and methods of teaching, for the Normal school. benefit of teachers in the service of said city, said instruction to be given in connection with the normal school of said city.

SECT. 2. The action of the school committee of said city hereto- Action of school fore, in providing instruction for the benefit of teachers in the service firmed. of said city, is ratified, confirmed, and made valid, to the same extent as if this act had been passed prior to such action.

SECT. 3. This act shall take effect upon its passage.

April 5, 1882.

[1874, 167.]

## 1882. — CHAPTER 138.

AN ACT IN RELATION TO THE CHARLES RIVER AND WARREN BRIDGES. Be it enacted, etc.:

Interest of commonwealth in bridges, to be conveyed to city of Boston.

Section 1. The governor, with the advice and consent of the council, is empowered, in the name and on behalf of the commonwealth, to execute, acknowledge, and deliver, to the city of Boston, a good and sufficient instrument transferring to said city and its assigns all the right, title, and interest, of the commonwealth in and to the Charles river bridge and Warren bridge, the approaches to the same, the materials of which said bridges are composed, and in and to all things pertaining to said bridges belonging to the commonwealth. Such transfer shall not be made until there is constructed, subject to the provisions of law, and opened for public use at the expense of said city, a new bridge which, in the opinion of the governor and council, will afford facilities as ample as those provided by the said existing bridges; and upon such transfer, the said city may discontinue said now existing bridges or either of them.

No change without consent of commissioners. Taking of tolls not authorized.

SECT. 2. No change shall be made in the piles of said bridges without the approval of the board of harbor and land commissioners.

SECT. 3. Nothing herein contained shall be construed to grant authority to the city of Boston or its assigns to take tolls on said bridges or on the new bridge which may be constructed.

April 5, 1882.

[1874, 259.]

## 1882. — CHAPTER 143.

AN ACT TO AUTHORIZE THE CITY OF BOSTON TO TAKE LAND FOR A PUBLIC LIBRARY.

Be it enacted, etc.:

May take land for a public library. Section 1. The city of Boston is hereby authorized and empowered to take and hold by purchase, or otherwise, at any time within two years from the passage of this act, so much land within its limits as it may deem necessary for the erection thereon of a public library and for a yard for the same; and said city may appropriate and use therefor any land now owned by it.

To have recorded in registry of deeds, description of land taken.

SECT. 2. Said city shall, within thirty days from the time when it shall take any parcel or parcels of land under this act, file in the office of the register of deeds for the county of Suffolk, and cause to be recorded therein, a description of the land so taken, as certain as is required in a common conveyance of land, with a statement of the purpose for which said land is taken; which description and statement shall be signed by the mayor of said city. The said city shall be liable to pay all damages that shall be sustained by any person by reason of the taking of land as aforesaid; such damages to be ascertained and determined in the manner provided for ascertaining and determining damages in case of the laying out, altering, or discontinuing of ways within the city of Boston.

Laws of betterments not to apply.

- SECT. 3. The provisions of law in relation to the assessment of betterments shall not be applicable to the taking of land under this act.
  - SECT. 4. This act shall take effect upon its passage.

April 10, 1882.

[1853, 88; 1857, 11; 1878, 114; 1880, 222.]

## 1882. — CHAPTER 155.

AN ACT TO AUTHORIZE THE CITIES OF BOSTON AND CAMBRIDGE TO CONSTRUCT AND MAINTAIN A BRIDGE OVER CHARLES RIVER.

Be it enacted, etc.:

SECTION 1. The cities of Boston and Cambridge are authorized to Bridge over Charles river construct a bridge and avenue across Charles river, from a point on between Boston Beacon street in Boston, to a point in Cambridge west of the west- and Cambridge. erly line of the Boston and Albany railroad. The location of said bridge and avenue shall be determined by the city councils of said cities acting separately, subject to the approval of the board of harbor and land commissioners so far as it affects the harbor, and subject. moreover, to the limitation that the line thereof shall not be northeast of a line drawn from the junction of Beacon street and West Chester park in Boston, to the junction of the harbor line with Front street, extended, in Cambridge, nor south-west of a line drawn from the junction of Beacon street, Brookline avenue, and Brighton avenue, in Boston, to the junction of the Boston and Albany railroad with Putnam avenue, extended, in Cambridge. Said bridge shall have a Draw to be draw, with a clear opening of at least thirty-eight feet in width, for feet wide. the passage of vessels.

SECT. 2. Said bridge shall be constructed of such materials as the Materials of said cities may agree upon, but on iron or stone piers and abutments. structure. to be of such size, shape, and construction, and be at such distance from one another, as the said board of harbor and land commissioners, upon application made by said cities upon such notice as said board may deem proper, and after a hearing thereon, shall determine and certify to each of said cities; and no pier or abutment shall be built except in accordance with such certificate. The avenue, with the exception of the portion between the harbor lines, may be constructed of solid filling, with the approval of the said board of harbor and land commissioners. Neither city, separately, shall enter upon Bridge to be the construction of said bridge, but they shall jointly proceed to con-jointly. struct the same in accordance with plans to be submitted to, and approved by, the councils of said cities concurrently, and by the said board of harbor and land commissioners.

SECT. 3. Each city may, within its own limits, purchase or other- Each city may wise take lands, not exceeding one hundred and twenty-five feet in take lands. width, for said bridge and avenue; and all the proceedings relating to such taking shall be the same as in the case of land taking for highways within said cities respectively, with like remedies to all parties interested; and betterments may be assessed for the construction of said bridge and avenue in each city in like manner as for the laying out of highways under the betterment acts in force in each city

respectively, with like remedies to all parties interested.

SECT. 4. Each of said cities shall bear the expense, including Distribution of land damages, of constructing such part of said bridge and avenue expense of building. as lies upon its own side of the Charles river; but the expense of constructing so much thereof, including the draw, as shall lie between the harbor lines, shall be borne by both cities in such proportion as may be agreed upon by the two cities. The care and man-Commissioners agement of said bridge and draw shall be vested in a board of to be appointed commissioners consisting of one person from each city, chosen in accordance with such ordinances as said cities shall respectively establish, and, until such commissioners are chosen, the mayors of said cities shall ex officiis constitute such commissioners.

SECT. 5. Said avenue and bridge, when completed, shall be a public Expense of highway, and the expense of maintaining in repair that part thereof repair.

which lies between the harbor lines, and of keeping the draw in repair, and of tending the draw day and night for the passage of vessels, shall be borne equally by the two cities, and all damages recovered by reason of any defect or want of repair in that part of the bridge between the harbor lines, or in the draw, shall be paid equally by said cities.

Avenue may cross railroad at grade.

SECT. 6. Said avenue may cross, at grade, any railroad operated by steam, and the board of railroad commissioners shall, upon the application of either city or any railroad corporation, prescribe the details of the crossing, and certify to the parties its decision, which decision may be enforced by proper process in equity.

Bonds may be issued by each dty.

To be con-

ten vears.

Each of said cities may issue bonds in payment, in whole SECT. 7. or in part, of the expense incurred by it under this act. Such bonds may bear interest, payable semi-annually, at a rate not exceeding six per cent. per annum, and shall be payable at such time not less than ten, nor more than thirty, years from their respective dates, as shall be determined by said cities respectively, and expressed upon the face of the bonds. Nothing, however, contained herein, shall warrant an increase of municipal indebtedness beyond the limitations prescribed by section four of chapter twenty-nine of the public statutes.

This act shall be void unless that portion of the bridge structed within between the harbor lines shall be constructed within ten years from the passage hereof.

April 14, 1882.

1882. — CHAPTER 168. AN ACT TO AUTHORIZE THE CITY OF BOSTON TO ISSUE A PUBLIC PARK LOAN.

Be it enacted, etc.:

May issue a "public park loan."

For the purpose of defraying the expenses incurred under the provisions of chapter one hundred and eighty-five of the acts of the year eighteen hundred and seventy-five, entitled "an act for the laving out of public parks in or near the city of Boston," and of any acts in amendment thereof or addition thereto, the city council of the city of Boston shall have authority to issue, from time to time, and to an amount not exceeding the amount actually expended for the purchase or taking of lands or flats for park purposes, bonds or certificates of debt, to be denominated on the face thereof "public park loan," to bear interest at a rate not exceeding six per centum per annum, and to be payable at such periods as said city council may determine, not exceeding thirty years from their respective dates. For the redemption of such loan said city council shall establish a sinking-fund sufficient, with the accumulating interest, to provide for its payment at maturity. All sums received for betterments from the laying out of public parks shall be paid into said sinking-fund until such fund shall amount to a sum sufficient, with its accumulation, to pay, at maturity, the bonds for the security of which the fund was established.

Sinking fund to be established.

April 19, 1882.

[1875, 185.]

# 1882. — CHAPTER 173.

AN ACT RELATING TO THE INCORPORATION AND LOCATIONS OF THE CHARLES RIVER STREET RAILWAY COMPANY.

Be it enacted, etc.:

Section 1. The certificate issued by the secretary of the common-Charter conwealth, on the twenty-sixth day of August in the year eighteen hundred and eighty-one, certifying that Samuel L. Montague, Charles E. Raymond, Daniel U. Chamberlain, and others, their associates and successors, were legally established as a corporation, under the name of the Charles River Street Railway Company, for the purpose of locating, constructing, maintaining, and operating, a street railway for the conveyance of persons, with all the powers and privileges, and subject to all the duties, liabilities, and restrictions, set forth in all general laws which then were, or hereafter might be, in force relating to street railway companies, is ratified and confirmed; and said corporation shall be deemed and taken to have been then duly established, and it shall exercise and enjoy the aforesaid powers and privileges, and shall be subject to the aforesaid duties, liabilities, and restrictions, except so far as the same are modified and controlled by the provisions of this act.

All locations heretofore granted to said corporation by Locations conthe boards of aldermen of the cities of Cambridge and Somerville are ratified and confirmed, and shall be deemed and taken to have been duly granted, and said corporation shall have power to maintain and use the same, subject to the provisions of section forty-eight of chapter one hundred and thirteen of the public statutes: provided, the Proviso. tracks of said corporation shall not cross the Fitchburg railroad at grade without the consent of the board of railroad commissioners.

SECT. 3. Said corporation may construct, maintain, and use, its May construct railway with railway with single or double tracks, and with convenient and suitable single or double turnouts, from a point on Coolidge avenue in the town of Watertown, tracks. opposite the southerly entrance to Mount Auburn cemetery, over said avenue to Mount Auburn street in the city of Cambridge, there to connect with the location heretofore granted to said corporation; also, from a point on Brookline bridge at the dividing line between the cities of Cambridge and Boston, over said bridge and Brookline street, to and across Brighton avenue in the city of Boston, to and into Essex street in the town of Brookline, to a point at or near Cottage Farm station on the Boston and Albany railroad; and, subject to the proviso contained in section two in regard to crossing the Fitchburg railroad at grade, upon and over such other highways in said cities of Boston, Cambridge, and Somerville, and the towns of Watertown and Brookline, as locations thereon may hereafter, from time to time, be granted by the boards of aldermen of said cities or the selectmen of said towns.

The board of aldermen of the city of Boston may from May be allowed time to time, upon petition of said Charles River Street Railway Com- to enter upon tracks of other pany, after due notice and hearing, grant to said corporation the right ecoporations. to enter upon and use the tracks of any other street railway corporation in said city, and compensation shall be made therefor, as provided by law; and said Charles River Street Railway Company, or any other party interested, may appeal from any decision of said board of aldermen, made upon any such petition, to the board of railroad commissioners, and said board of railroad commissioners may decide upon any such petition, and, in case it grants the same, may determine the extent of use of tracks, and the number and routes of cars. SECT. 5. This act shall take effect upon its passage.

April 19, 1882.

# 1882. — CHAPTER 204.

AN ACT TO AMEND THE CHARTER OF THE CITY OF BOSTON IN RELA-TION TO GENERAL MEETINGS.

Be it enacted, etc.:

General meetings may be warned upon requisition of twenty-five voters of each ward.

Section sixty of chapter four hundred and forty-eight of the acts of the year eighteen hundred and fifty-four is amended so as to read as follows: "General meetings of the citizens qualified to vote in city affairs may from time to time be held to consult upon the common good, to give instructions to their representatives, and to take all lawful measures to obtain a redress of any grievances according to the right secured to the people by the constitution of this common-Such meetings shall and may be duly warned by the board of aldermen upon the requisition of twenty-five qualified voters of each ward of said city. If the board of aldermen refuses or neglects to call any such meeting, any justice of the municipal court of said city may, upon a like requisition, by a warrant under his hand in such form, and so served, executed and returned, as he shall determine, call such meeting at such time and in such manner as he may direct, and shall appoint some one to preside therein until the same shall be duly organized by the choice of clerk and chairman."

May 5, 1882.

[1854, 448.]

# 1882. — CHAPTER 216.

AN ACT IN RELATION TO ASSISTANT HARBOR-MASTERS.

Be it enacted, etc.:

Assistant harbor-masters may be appointed.

Section 1. Assistant harbor-masters may be appointed for any harbor in the commonwealth, by the mayor and aldermen of the city, or by the selectmen of the town, in which such harbor is situated. Such mayor and aldermen, or selectmen, shall fix the compensation of such assistants, to be paid by their respective city or town, and the assistants so appointed shall continue in office until the appointment of their successors, or until their appointments shall have been revoked.

To be under direction of harbor-master.

SECT. 2. Such assistants shall be subject to the direction and control of the harbor-master of their respective city or town, and shall have all the powers, and be subject to all the duties, of said harbor-master, whether given by general or special acts.

SECT. 3. This act shall take effect upon its passage.

May 12, 1882.

[1862, 64.]

# 1882. — CHAPTER 222.

AN ACT IN RELATION TO ADVERTISING APPLICATIONS FOR LIQUOR LICENSES IN THE CITY OF BOSTON.

Be it enacted, etc.:

Advertising applications for liquor deceases in Boston.

Section 1. Section six of chapter one hundred of the public statutes is amended by inserting after the words "printed therein," in the fourth line thereof, the words "and in the Charlestown, East Boston, South Boston, Roxbury, West Roxbury, Dorchester, and Brighton, districts, respectively, in said city, in at least one weekly

newspaper published in the district where the premises for which the license is asked are located, if there be any so published."

SECT. 2. This act shall take effect upon its passage.

May 12, 1882.

[P.S. 100, § 6.]

# 1882. — CHAPTER 226.

AN ACT IN RELATION TO BLANKS FOR CERTAIN COURT RETURNS, AND TO REPORTS OF ARRESTS.

Be it enacted, etc.:

SECTION 1. The blank forms of the returns required by sections Blank forms of thirty-four and thirty-five of chapter two hundred and nineteen of the furnished by public statutes shall be furnished by the commissioners of prisons, and commissioners of prisons. shall be in such form as said commissioners shall prescribe.

SECT. 2. The police commissioners of the city of Boston, the city Monthly reports marshals or chiefs of police of other cities and of towns, and every made by police officer making an arrest in a city or town not having a chief of police, of Boston. shall make monthly reports to the commissioners of prisons, showing the number of persons of each sex arrested in their several cities and towns; such returns to be classified according to offences. Said commissioners may, in their annual report, present such statistics compiled from said reports as they shall deem expedient.

SECT. 3. Section fifteen of chapter fifteen of the public statutes, and Repeal of P.S. section thirty-six of chapter two hundred and nineteen of the public 16, \$18;219, \$36. statutes, are repealed.

[1878, 244.]

May 16, 1882.

# 1882. — CHAPTER 252.

AN ACT RELATING TO THE CONSTRUCTION, USE, AND INSPECTION OF BUILDINGS IN THE CITY OF BOSTON.

Be it enacted, etc.:

Section 1. The city of Boston may, by ordinance, regulate the Building.etc., of building, management, and inspection, of elevators, hoist-ways, and regulated. elevator shafts, in said city.

SECT. 2. The said city may, by ordinance, require the registration Registration of SECT. 2. The said city may, by ordinance, require the registration registration of all persons carrying on the business of plumbing in said city, and plumbers.

Ordinances, prescribe rules and regulations for the materials, construction, altera- 1883, a. 8. tion, and inspection of all pipes, tanks, faucets, valves, and other fixtures, by and through which water and sewage is used and carried, and provide that no such pipes, tanks, faucets, valves, or other fixtures, shall be placed in any building in said city, except in accordance with plans which shall be approved by the inspector of buildings of said city.

SECT. 3. No person shall erect, place, construct, or cause to be Windows, etc., not to be built erected. placed, or constructed, or begin to erect, place, or construct, into or over any window or other projection into or over any public highway, street, streets, except bridge, or square, in said city, except that the board of aldermen, after board of due notice and hearing before said board or a committee thereof, may aldermen. permit the building of a window or other projection, as aforesaid, in such manner as shall be approved by the inspector of buildings: pro- Proviso. rided, that such window or other projection shall not affect the vested right of any person.

Thickness of external walls other than of brick or stone. SECT. 4. In the erection of any building in said city within the building limits, so called, established by the city council, if the material of which the external wall is composed is other than brick or stone, the thickness and method of construction shall be such as the inspector of buildings shall determine.

Returns relative to steam boilers.

The facts and returns relative to steam boilers required to be ascertained and made to the tax commissioner, by section ninety-two of chapter eleven of the public statutes, shall be ascertained and made, in the city of Boston, by the inspector of buildings and not by the assessors.

Penalties.

The said city may impose penalties not exceeding fifty SECT. 6. dollars for each offence, for any violation of the provisions contained in sections one and two of this act.

Liability for violation of prothree.

SECT. 7. Any person who shall violate the provisions of section visions of section three of this act shall, upon the application of the inspector of buildings of said city, be liable to the processes of law and equity set forth in section twenty-three of chapter three hundred and seventy-one of the acts of the year eighteen hundred and seventy-two.

Repeal of 1881, 117.

Chapter one hundred and seventeen of the acts of the year eighteen hundred and eighty-one is hereby repealed.

This act shall take effect upon its passage.

May 25, 1882.

[1871, 280; 1872, 260, 371; 1873, 298; 1876, 176.]

# 1882. — Chapter 256.

AN ACT FOR THE PRESERVATION OF BOSTON HARBOR AND OF THE PUBLIC HEALTH IN THE CITY OF BOSTON.

Be it enacted, etc.:

Bewage not to be Calf pasture in Dorchester bay.

Section 1. No part of the contents of the main sewer now or hereafter to be constructed running south-easterly from the direction of Charles river in the city of Boston shall be discharged at or near the shore of the Calf pasture, so called, in Dorchester bay, or at any place in Boston harbor or vicinity, except at Moon island. supreme judicial court or any justice thereof, upon the petition of not less than ten taxable inhabitants of the city of Boston, may restrain by injunction, or otherwise, any violation of the provisions of this act. Sect. 2. This act shall take effect upon its passage.

May 26, 1882.

[1876, 186; 1879, 230.]

## 1882. — CHAPTER 258.

AN ACT RELATING TO THE FEES FOR LICENSES OF KEEPERS OF INTELLI-GENCE OFFICES, DEALERS IN VARIOUS ARTICLES, AND KEEPERS OF BILLIARD, POOL AND SIPPIO ROOMS AND BOWLING-ALLEYS.

Be it enacted, etc.:

ees for licenses.

Section one hundred and twenty-four of chapter one Section 1. hundred and two of the public statutes, relating to licenses granted to keepers of intelligence offices, dealers in junk, old metals, and second-hand articles, pawnbrokers, and keepers of billiard saloous, pool or sippio tables or rooms, and bowling-alleys, is amended by striking out the last sentence of said section, beginning with the words, "The clerk," and substituting therefor the following words:

"The board issuing such a license shall receive for the use of the Fees in Boston city or town for each license such sum not less than two dollars, and broker's license. in the city of Boston for a pawnbroker's license such sum not less than ten dollars, as the board shall deem reasonable."

SECT. 2. This act shall take effect upon its passage.

May 26, 1882.

[1878, 244; P. S. 102, § 124.]

# 1882. — CHAPTER 269.

AN ACT TO PROVIDE FOR NOTICE OF THE PLACE OF STORAGE OF GUN-POWDER AND OTHER EXPLOSIVE COMPOUNDS.

Be it enacted, etc.:

Section 1. Any person, who shall hereafter store or keep for sale Notice to chief gunpowder or any other explosive compound above the quantity of department of one pound in any building in any city or town of this commonwealth plan of storage of explosive shall, immediately on the receipt of such gunpowder or other explosive compounds compound, deliver to the chief engineer of the fire department of such city or town, except in Boston, and in Boston to the board of fire commissioners, a statement in writing of the amount of such gun-Special provisions in powder or other explosive compound kept, or proposed to be kept, Boston. together with a description of the building and part of the building in which the same is kept, or proposed to be kept, sufficiently accurate for identification; and no person shall store, or keep for sale, gunpowder or any other explosive compound in any other place: provided, that in any town where there is no fire department, such Proviso. statement shall be delivered to one of the sirewards in such town.

Any person violating any of the provisions of this act shall be punished by a fine not exceeding one hundred dollars.

SECT. 8. This act shall take effect upon its passage.

May 26, 1882.

[1838, 151; 1837, 99; 1841, 58.]

# 1883. — CHAPTER 14.

AN ACT RELATIVE TO THE PENSIONING OF MEMBERS OF THE POLICE DEPARTMENT OF THE CITY OF BOSTON.

Be it enacted, etc.:

Section five of chapter two hundred and forty-four of the acts of Disabled Benthe year eighteen hundred and seventy-eight, relative to the pension-tenants of police ing of members of the police department of the city of Boston, is with pensions. amended by inserting after the word "captain" in the fourth line thereof, the word "lieutenant."

February 15, 1883.

[1878, 244; 1879, 97.]

# 1883. — CHAPTER 51.

AN ACT TO AUTHORIZE THE CITY OF BOSTON TO TAKE LAND FOR PUB-LIC INSTITUTIONS.

Be it enacted, etc.:

SECTION 1. The city of Boston is authorized to take and hold by May take land purchase or otherwise, at any time within two years from the passage tuttions.

of this act, so much land within its limits or on the islands in Boston harbor as it may deem necessary for the public institutions of said city and the county of Suffolk.

To file and have recorded in the registry of deeds within thirty days, a description of land taken.

Liability for damages.

SECT. 2. Said city shall, within thirty days from the time when otry of deeds, it shall take any land under this act, file in the office of the register of deeds for the county in which such land is situated, and cause to be recorded therein, a description of the land so taken, as certain as is required in a common conveyance of land, with a statement of the purpose for which said land is taken; which description and statement shall be signed by the mayor of said city. The city of Boston shall be liable to pay all damages that shall be sustained by any person by reason of the taking of land as aforesaid, and, in case the parties cannot agree, the damages shall be assessed by a jury at the bar of the superior court, on petition to be filed in the clerk's office of said court, in the county in which said land is situated, within two years next succeeding the filing of the description before mentioned, and sections twenty-eight and twenty-nine of chapter forty-nine of the public statutes, shall apply to the assessment of damages under this act.

SECT. 3. This act shall take effect upon its passage.

March 17, 1888.

# 1883. — CHAPTER 87.

AN ACT TO AUTHORIZE THE MAYOR AND ALDERMEN OF SOMERVILLE TO CONSTRUCT A SEWER IN CAMBRIDGE AND CRESCENT STREETS IN BOSTON.

Be it enacted, etc.:

Mayor and aldermen of Somerville may maintain a sewer Charlestown district in Bos-

The mayor and aldermen of the city of Somerville are Section 1. hereby authorized to construct and maintain a common sewer which shall extend from any point in Pearl street or Crescent street in Somerville, through any portion of said streets, or either of them, into Crescent street and Cambridge street in that part of Boston formerly known as Charlestown, and thence into Washington street in Somerville, so as to connect with the present main drain or common sewer in the last named street.

sements for betterments.

The mayor and aldermen, under the provisions of chapter SECT. 2. fifty of the public statutes, may assess a proportional part of the charge of such construction upon such estates in Somerville as are benefited thereby; which assessments shall constitute a lien on the estates assessed, and be enforced in the manner provided in said chapter and with the same rights reserved to persons aggrieved by such assessments as are therein provided.

Sect. 3. This act shall take effect upon its passage.

March 29, 1883.

#### 1883 — Chapter 91.

AN ACT RELATING TO THE DUTIES OF ASSESSORS OF TAXES.

Be it enacted, etc.:

Returns and deposited in office of secretery of the monwealth.

Section 1. The returns and copies of assessors' books, required sopies of valuable by sections fifty-four and fifty-five of chapter eleven of the public statutes to be deposited by the assessors in the office of the secretary of the commonwealth, shall hereafter be deposited as follows: copies of the assessors' books shall be deposited as required on or before the first day of October in the year eighteen hundred and eighty-three, and in every third year thereafter; and, in such years, the secretary of the commonwealth shall furnish, to the cities and towns, duplicate copies of the blank books required for this purpose. And the other returns specified in said sections shall be so deposited on or before the first day of October in each year: provided, that in the case of the Proviso. city of Boston all said returns may be deposited in the office of the secretary on or before the first day of November in the several years respectively.

SECT. 2. This act shall take effect upon its passage.

March 29, 1883.

[P.S. 11, §§ 54, 55.]

# 1883. — CHAPTER 140.

#### AN ACT IN RELATION TO WARREN BRIDGE.

Be it enacted, etc.:

Section 1. The city of Boston may make such changes in the Location may be changed. location of Warren bridge, or any part thereof, and the approaches thereto, as the public convenience and necessity may require; and Old bridge may may reconstruct said bridge with a width not exceeding eighty feet, structed or construct a new bridge and approaches thereto, not exceeding the bridge built. aforesaid width in any new location so made; and for such purposes the said city may take lands and other property as it may deem necessary.

All the right, title, and interest, of the commonwealth in Right of com-SECT. 2. and to the said Warren bridge, the approaches thereto, and the transferred to materials of which it is composed, are hereby transferred to the city city. of Boston.

In the exercise of the powers granted by this act the Subject to P.S. SECT. 3. city of Boston shall be subject to the provisions of chapter nineteen of the public statutes, and to all general laws applicable thereto.

Secr. 4. Said city shall, within thirty days after it takes any land Description of under this act, file in the registry of deeds for the county of Suffolk, filed and recordand cause to be recorded therein, a description of the land so taken, ed in registry of deeds. as certain as is required in a conveyance of land, with a statement of the purpose for which such land is taken; which description and statement shall be signed by the mayor of said city. The said city Liability for shall be liable to pay all damages sustained by any person in his damage property by reason of the taking of land or other property as aforesaid, and, in case the parties cannot agree, the damages shall be assessed by a jury at the bar of the superior court for the county of Suffolk, on petition, to be filed in the office of the clerk of said court within two years next succeeding the filing of the description before mentioned; and sections twenty-eight and twenty-nine of chapter forty-nine of the public statutes shall apply to the assessment of damages under this act.

SECT. 5. This act shall take effect upon its passage.

April 21, 1883.

[1874, 259; 1880, 125; 1882, 138; 1883, 140; 1884, 327.]

#### 1883. — CHAPTER 141.

AN ACT RELATING TO THE LIMIT OF TIME FOR THE ERECTION OF A LIBRARY BUILDING BY THE CITY OF BOSTON.

Be it enacted, etc.:

Section 1. The provisions of chapter two hundred and twenty- Term extended two of the acts of the year eighteen hundred and eighty, relating to library building the grant of land on the Back bay to the city of Boston for the purpose of erecting thereon a building for the public library, are hereby extended and continued in force for a further term of three years from the date of the expiration of the time limited in the act above cited.

SECT. 2. This act shall take effect upon its passage.

April 21, 1883.

[1880, 222; 1882, 148.]

# 1883. — CHAPTER 144.

AN ACT TO ABATE A NUISANCE IN THE CITY OF BOSTON AND FOR THE PRESERVATION OF THE PUBLIC HEALTH IN SAID CITY.

Be it enacted, etc.:

SECT. 3.

Nuisance may be shared

Section 1. The board of health of the city of Boston may order any or all the owners of the flats and of the creek connected therewith of Prison Point bay, so called, situated in that part of Boston called Charlestown and lying north of the Fitchburg railroad and the old state prison grounds west of Canal street south of Cambridge street and north and east of the boundary line between Boston and Somerville, to fill up their said flats, basin, and creek, with good earth first above mean or other suitable material, to a grade not less than ten feet above mean low water, in order to secure the abatement of the existing nuisance therein, and for the preservation of the public health of said city, and may also direct in such orders within what time any specific portion thereof shall be filled.

Grade to be not less than ten low water.

Order to be in writing and served upon moord owner.

SECT. 2. Such orders shall be made in writing and served, by any person competent to serve a notice in a civil suit personally, on the record owner, or a copy of the order may be left at the last and usual place of abode of such owner if he is known and within the state. If he is unknown, or without the state, the notice may be served by advertising in one or more public newspapers published in Boston, in such manner and for such length of time as the board of health of said city may direct. If any owner of any portion of the territory described

City may fill up territory if owner fails to comply within thirty days.

in the first section of this act fails to begin to comply with any such order within thirty days after service of the notice aforesaid, or fails, after such beginning, to continue to the satisfaction of said board of health, the said board shall so determine, and thereupon the city of Boston shall fill up the said territory or portion thereof, as hereinafter Expense to be a required, and all expenses incurred thereby shall constitute a lien upon said territory or upon the portion thereof so filled, and upon the land made by said filling and upon all buildings thereon which may be assessed by the board of aldermen of said city of Boston; and the assessment so made, with the charges for cost and interest, may be enforced and collected by the city collector of said city, in the manner

lien upon territory.

Apportionment of uxpense.

provided by law for the collection of taxes upon real estate. Sect. 4. If the owner or owners of any land so assessed for such expenses desire to have the amount of said assessment apportioned, he or they shall give notice thereof in writing, to the board of aldermen of said city, at any time before a demand is made upon him or them for the payment thereof; and said board shall thereupon apportion said amount into three equal parts, which apportionment shall be certified to the assessors of said city; and the said assessors shall add one of said equal parts, with six per cent. interest thereon, to the annual tax of said land each year, for the three years next ensuing.

SECT. 5. If the owner or owners of any parcel of land, the grade Owner diseatis-fied may apply of which is raised under the third section of this act, is dissatisfied for a jury. with the assessment of the expenses of raising the grade of his or their land, he or they may, within twelve months after receiving notice of such assessment, apply for a jury, by petition to the superior court for the county of Suffolk, and have the expenses assessed in the same manner as betterments for the laying out of streets and highways in the county of Suffolk may be assessed.

SECT. 6. If the jury do not reduce the amount of the assessment Costs. complained of, the respondent shall recover costs against the petitioner, which costs shall be a lien upon the estate and be collected in the same manner as the assessment; but, if the jury reduce the amount of the assessment, the petitioner shall recover costs; and all assessments shall be a lien on the estate for one year after the final judgment in any suit or proceeding where the amount or validity of the same is in question, and shall be collected in the same manner as original assessments.

SECT. 7. Said city may construct and maintain such sewers in the City may conterritory mentioned in section one of this act as it deems the public tain sewers. health and convenience require, and shall not obstruct the running off of the surface water naturally flowing into the territory authorized to be filled by this act, nor the water flowing into the same through any creek or other natural water-course.

SECT. 8. The said city of Boston may lay or permit to be laid May lay rallway tracks through railway tracks through or across its streets, and maintain or permit streets. them to be maintained so long as may be necessary for transporting earth and other material to fill up the territory as herein provided.

SECT. 9. All filling and grading done under this act shall be done Work to be done within two within two years from the passage hereof.

years.

SECT. 10. Chapter two hundred and thirty-eight of the acts of the Repeal of 1881, year eighteen hundred and eighty-one is hereby repealed.

SECT. 11. This act shall take effect upon its passage.

April 24, 1883.

# 1883. — CHAPTER 155.

AN ACT RELATING TO THE INSPECTION OF BUILDINGS IN THE CITY OF BOSTON.

Be it enacted, etc.:

Section two of chapter three hundred and seventy-one of the acts Inspection of buildings in of the year eighteen hundred and seventy-two is amended by adding Boston. at the end of the seventeenth line the words "except in case of buildings not exceeding fifteen feet in height, measured from the surface of the ground, nor exceeding five hundred feet in area, the external walls of which shall not be less than eight inches thick.'

April 30, 1883.

[1872, 371.]

#### 1883. — CHAPTER 173.

AN ACT TO PROVIDE AGAINST THE USE OF UNSAFE ELEVATORS.

Be it enacted, etc.:

If any elevator, whether used for freight or passengers, shall, in the Inspection of judgment of the inspector of factories and public buildings of the district in which such elevator is used. or, in the city of Boston, of the inspector of buildings of said city, be unsafe or dangerous to use,

Notice to be placarded when elevator is unsafe.

Penalty.

or has not been constructed in the manner required by law, the said inspector shall immediately placard conspicuously upon the entrance to, or door of the cab or car of, such elevator a notice of its dangerous condition, and prohibit the use of such elevator until made safe to the satisfaction of said inspector. Any person removing such notice or operating such elevator while such notice is placarded as aforesaid, without authority from said inspector, shall be punished by a fine of not less than ten nor more than fifty dollars for each offence.

May 14, 1883.

## 1883. — CHAPTER 251.

AN ACT TO SECURE BETTER PROVISIONS FOR ESCAPE FROM HOTELS AND CERTAIN OTHER BUILDINGS, IN CASE OF FIRE.

Be it enacted, etc.:

Watchmen in hotels and bourdinghouses.

Hells and stair.

ways to be

Section 1. Every keeper of a hotel, boarding or lodging house, containing one hundred or more rooms, and being four or more stories high, shall have therein at least two competent watchmen, each properly assigned, and each on duty between the hours of nine o'clock in the afternoon and six o'clock in the forenoon. And every keeper of a hotel, boarding or lodging house, containing fifty or more, but less than one hundred, rooms, and being three stories high, shall have between said hours at least one competent watchman on duty And in all such hotels or lodging-houses as are mentioned in this section, the halls and stair-ways shall be properly lighted at night, and at the head and foot of each flight of stairs shall be kept during the night a red light; and one or more proper alarms, or gongs, capable of being heard throughout the house, shall always remain easy of access and ready for use in each of said buildings, to give notice to the inmates in case of fire; and every keeper of such hotel, boarding or lodging house, shall keep posted in a conspicuous place in every sleeping-room a notice descriptive of such means of escape.

Fire escapes.

SECT. 2. Hotels used and occupied as public houses, for the reception and entertainment of guests, boarding or lodging houses, and school buildings, being three or more stories high, and accommodating, or having the means of accommodating, thirty or more persons, also factories, workshops, and manufacturing establishments, of said height, in which forty or more persons are employed, shall be supplied inside thereof with proper and sufficient means or appliances for escape, in case of fire, or apparatus for that purpose properly constructed upon the outside thereof, connected through doors or windows; all such fire-escapes shall be kept in good order and free from obstructions, and shall be approved by the inspector of factories and public buildings, or, in the city of Boston, by the inspector of buildings.

Inspector of buildings may require further provisions.

SECT. 3. The inspector of buildings in the city of Boston, the mayor and aldermen of other cities, and the selectmen of towns, shall prescribe as they deem necessary, except so far as is specifically required in the preceding sections, what additional night-watch shall be kept, and what further provisions for the prevention of fires, and for the better protection of life in case of fire, shall be made by the several keepers of hotels, boarding or lodging houses, within their respective limits; and no license shall be granted to any keeper of a hotel embraced in the provisions of this act, until the requirements thereof, so far as applicable, have been complied with.

Penaltics.

SECT. 4. Whoever neglects or refuses to provide watchmen, as required by this act, shall be punished by a fine not exceeding one thousand dollars for each offence, and whoever violates any of the other

provisions of this act, shall be subject to the same penalty as is prescribed in section twenty-two of chapter one hundred and four of the public statutes.

June 23, 1888.

[1884, 223.]

# 1883. — CHAPTER 261.

AN ACT TO AUTHORIZE THE TOWN OF NATICE TO SUPPLY THE TOWN OF WELLESLEY WITH WATER.

Be it enacted, etc.:

SECTION 1. The town of Natick is authorized to furnish from its Natick may water supply, to the town of Wellesley, a supply of water for the use Wellesley with of said town of Wellesley and its inhabitants for the extinguishment water. of fires and for domestic purposes, and may contract with said town of Wellesley for such supply of water on such terms as may be agreed upon between said towns.

SECT. 2. The town of Natick shall not exercise its right to take Not to take wawater from Long pond, as provided in chapter one hundred and sixty-pond. seven of the acts of the year eighteen hundred and forty-six, while it is supplying the inhabitants of the town of Wellesley with water under the authority of this act.

SECT. 3. This act shall take effect upon its passage.

June 28, 1883.

[1846, 167.]

## 1883. — RESOLVES. CHAPTER 47.

RESOLVE AUTHORIZING THE GOVERNOR AND COUNCIL TO TRANSFER CER-TAIN ARTICLES OF FURNITURE TO THE CITY OF BOSTON.

Resolved. That the governor and council be, and they are hereby, Old state-house authorized to transfer to the city of Boston any old furniture or other transferred to articles used in or identified with the old state-house.

June 2, 1883.

# 1884. — CHAPTER 115.

AN ACT RELATING TO THE ELIGIBILITY TO OFFICE OF MEMBERS OF THE CITY COUNCIL OF THE CITY OF BOSTON.

Be it enacted, etc.:

No member of the city council of the city of Boston shall be eli-Members of city council incitergible, during the term for which he was chosen, to any office by ap- bie to salaried pointment or by election of said city council or either branch thereof, office. the salary of which office is payable from the city treasury.

March 27, 1884.

# 1884. — CHAPTER 123.

AN ACT IN RELATION TO ASSESSORS AND ASSISTANT-ASSESSORS IN THE CITY OF BOSTON.

Be it enacted, etc:

SECTION 1. Assessors and assistant-assessors in the city of Bos-Terms of office ton may be elected in such manner and hold office for such term, not of assessors.

exceeding three years, as the city council of said city may by ordinance prescribe.

Ordinances confirmed. R.O. c. 20.

SECT. 2. The ordinances of said city, so far as they provide that assessors shall be elected and shall hold office for three years, are hereby confirmed, and shall continue in force until the same are altered or repealed by the city council; and the persons elected assessors under said ordinances shall continue in office according to the tenor of such ordinances.

SECT. 8. This act shall take effect upon its passage.

March 81, 1884.

## 1884. — CHAPTER 140.

AN ACT TO PROVIDE FOR THE ATTENDANCE OF AN OFFICER AT THE SESSIONS OF THE PROBATE COURT AND THE COURT OF INSOLVENCY IN THE COUNTY OF SUFFOLK.

Be it enacted, etc.:

Appointment of constable to attend sessions of probate court.

Salary.

Section 1. The judge of probate and insolvency for the county of Suffolk shall appoint a constable of the city of Boston to attend upon the sessions of the probate court and the court of insolvency for said county, and to serve such orders, precepts, and processes, issuing therefrom, or from the judge thereof, as may be committed to him; and said officer shall receive from the treasury of said county a salary of twelve hundred dollars per annum, to be paid in monthly instalments.

SECT. 2. This act shall take effect upon its passage.

April 10, 1884.

#### 1884. — Chapter 173.

#### AN ACT RELATING TO HARBORS AND HARBOR-MASTERS.

Be it enacted, etc.:

Amendment to P.S. 69, § 26, 29,

Section 1. Sections twenty-six, twenty-nine, and thirty-three, of chapter sixty-nine of the public statutes are amended so as to read as follows: -

Every master of a vessel within a harbor for which a Section 26. harbor-master is appointed shall anchor his vessel according to the rules and regulations of the harbor-master, and shall move to such Vessels to be an other place as the harbor-master may direct; and every master of a tow-boat having a vessel in tow, and every pilot having a vessel in charge, shall allow such vessel to anchor only in such place as the rules and regulations of the harbor-master provide for anchorage.

chored accord-ing to the rules of the harbor master.

Harbor master may remove any vessel not moving when directed.

Section 29. A harbor-master may cause the removal of any vessel lying in his harbor and not moving where directed by him so to do, and the expense of such removal shall be paid by the master or owners of such vessel. In case of their neglect or refusal to pay such expense, after it has been demanded, it may be recovered in an action of contract by the harbor-master from the master or owners of such vessel, to the use of the city or town in which the harbor is situated.

Penalty.

Whoever violates any of the provisions of the ten pre-Section 33. ceding sections, or refuses or neglects to obey the instructions of a harbor-master lawfully given, or resists a harbor-master in the execution of his duties, shall be liable to a fine of not more than fifty dollars.

SECT. 2. This act shall take effect upon its passage.

April 19, 1884.

## 1884. — CHAPTER 223.

## AN ACT RELATING TO SAFETY APPLIANCES IN HOTELS AND PUBLIC BUILDINGS.

Be it enacted, etc.:

Section 1. All hotels, boarding and lodging houses, subject to Watchmen in the provisions of chapter two hundred and fifty-one of the acts of the boarding. year eighteen hundred and eighty-three, adopting a system of electric houses. watch-clocks, that shall register at the office the movements of the watchman throughout the house, or adopting in the rooms any system of thermostats, or fire-alarm bells that shall be approved by the inspector of factories and public buildings, or in the city of Boston by the inspector of buildings, shall be exempt from maintaining more than one watchman, in addition to the regular night-clerk and porters.

The provisions of this act, and of said chapter two hun- Family hotels. SECT. 2. dred and fifty-one of the acts of the year eighteen hundred and eightythree, shall apply to family hotels.

SECT. 3. This act shall take effect upon its passage.

May 8, 1884.

[1883, 251.]

## 1884. — CHAPTER 250.

## AN ACT CONCERNING THE ELECTION OF ALDERMEN IN THE CITY OF BOSTON.

Be it enacted, etc.:

SECTION 1. The city of Boston is hereby divided into twelve Aldermanie aldermanic districts, and wards one and two shall constitute one district, to be known as the first aldermanic district; wards three, four, and five, shall constitute one district, to be known as the second aldermanic district; wards six, seven, and eight, shall constitute one district, to be known as the third aldermanic district; wards nine and ten shall constitute one district, to be known as the fourth aldermanic district; wards eleven and sixteen shall constitute one district, to be known as the fifth aldermanic district; wards twelve and thirteen shall constitute one district, to be known as the sixth aldermanic district; wards fourteen and fifteen shall constitute one district, to be known as the seventh aldermanic district; wards seventeen and eighteen shall constitute one district, to be known as the eighth aldermanic district; wards nineteen and twenty-two shall constitute one district, to be known as the ninth aldermanic district; wards twenty and twenty-one shall constitute one district, to be known as the tenth aldermanic district; wards twenty-three and twenty-five shall constitute one district, to be known as the eleventh aldermanic district; and ward twenty-four shall constitute one district, to be known as the twelfth aldermanic district.

SECT. 2. It shall be the duty of the city council, after any new New divisions division of said city into wards, to cause a new division of the city council. to be made into twelve aldermanic districts, in such manner as to include in such districts whole and contiguous wards (except so far as the same may be separated by natural water-channels connected by bridge or bridges), and an equal number of voters and inhabitants as nearly as convenience permits, and until such new division be made the districts shall remain as established by this act.

SECT. 3. The qualified voters of each of said aldermanic districts One alderman to shall, at the annual municipal election, be called upon to give in their each district.

votes for one able and discreet person, being a legal voter and an inhabitant of the district, to be a member of the board of aldermen for the ensuing year; and all such votes so given shall be sorted, counted, declared, and recorded, and returns thereof made to the cityclerk, in the same manner as is now provided by law for the choice of aldermen of said city. Whereupon, the same proceedings shall be had to ascertain and determine the person chosen as alderman for each district as are now provided by law in regard to the choice of aldermen. And a new election shall be ordered in any such district, in case of any failure by such district to elect an alderman as herein provided, or in case of any vacancy by death, resignation, or other cause; and each alderman so chosen shall be duly notified as is now provided by law.

Sect. 4. All acts and parts of acts inconsistent herewith are

hereby repealed.

SECT. 5. This act shall take effect upon its passage.

May 21, 1884.

[1854, 448, § 19.]

# 1884. — CHAPTER 278.

AN ACT IN RELATION TO NAMES OF PUBLIC WAYS IN THE CITY OF BOSTON.

Be it enacted, etc.:

Names of public ways in Boston.

Section 1. The first section of chapter sixty-seven of the acts of the year eighteen hundred and eighty, relating to names of public ways in the city of Boston, is hereby amended by inserting after the word "may" in the seventh line the words "in the discretion of the board of street commissioners of said city."

Hearing to be had.

SECT. 2. The second section of said chapter sixty-seven is hereby amended by adding after the word "board" in the third line thereof the words "after a hearing upon a public notice stating the name proposed to be given."

SECT. 3. This act shall take effect upon its passage.

May 27, 1884.

[1880, 67.]

### 1884. — CHAPTER 325.

AN ACT TO PROVIDE FOR THE SAFE-KEEPING OF BALLOTS IN THE CITY OF BOSTON.

Be it enacted, etc.:

Preservation of ballots.

Section 1. It shall be duty of the board of aldermen of the city of Boston to provide at the city hall or elsewhere within the limits of said city, a suitable safe or fire-proof vault of sufficient capacity to contain all the boxes or envelopes in which the ballots cast at the state and municipal elections are deposited; the key of said safe to be in the sole custody of the city-clerk of said city.

Order for delivery of box of ballots.

SECT. 2. No box of ballots thus deposited or held shall be delivered by the custodian of said safe, except upon the written order of a duly authorized committee on elections on part of said board of aldermen, the common council, the school committee, or a committee of the legislature.

City-clerk to receive boxes or containing ballots.

SECT. 3. Said city clerk shall, in person, receive the boxes or containing ballots may be deposited, from the person or persons whose duty it may be to deliver them to the city clerk.

SECT. 4. Whoever wilfully violates any of the provisions of this Penalty-act shall be punished by fine not exceeding one thousand dollars, or imprisonment in the house of correction not exceeding one year.

SECT. 5. This act shall take effect upon its passage.

June 8, 1884.

# 1884. — CHAPTER 327.

AN ACT AUTHORIZING THE CITY OF BOSTON TO BUILD A PILE STRUCTURE IN CHARLES RIVER.

Be it enacted, etc.:

SECTION 1. The city of Boston may cover with a pile structure Pile structure in the parcel of flats in Boston covered by the waters of Charles river. and bounded by the new Warren bridge, the pile structure of the Fitchburg Railroad Company, and the line of the southerly side of the draw openings in said bridge and the bridge of said railroad company, and may maintain the same; all new piles for said structure required in addition to the existing piles shall be driven in such places as the board of harbor and land commissioners shall designate.

SECT. 2. Except as provided in this act chapter nineteen of the public statutes shall not apply to the structure herein authorized.

SECT. 8. This act shall take effect upon its passage.

June 4, 1884.

## 1885. — CHAPTER 83.

AN ACT RELATING TO THE SIGNING AND RECORDING OF LICENSES FOR THE SALE OF INTOXICATING LIQUORS IN THE CITY OF BOSTON.

Be it enacted, etc.:

SECTION 1. The police commissioners, instead of the mayor and sioners to sign city clerk of the city of Boston, shall exercise the powers and per- and ceuse liquor form the duties given to and imposed upon said mayor and city clerk recorded. by section five of chapter one hundred of the Public Statutes relating to the signing of licenses for the sale of intoxicating liquors; and said licenses together with all licenses as hotel keepers or common victuallers shall be recorded in the office of the said commissioners instead of the office of said city clerk.

SECT. 2. This act shall take effect upon its passage.

March 19, 1885.

[1878, 244; 1885, 323.]

#### 1885. — CHAPTER 129.

AN ACT TO AMEND AN ACT TO AUTHORIZE THE CITIES OF BOSTON AND CAMBRIDGE TO CONSTRUCT AND MAINTAIN A BRIDGE OVER CHARLES RIVER.

Be it enacted etc.:

The first section of the one hundred and fifty-fifth chapter of the Draw to conacts of the year eighteen hundred and eighty-two, entitled "An Act draws in to authorize the cities of Boston and Cambridge to construct and bridges below. maintain a bridge over Charles River," is amended so as to require that said bridge shall have a draw with a clear opening of at least thirty-six feet in width for the passage of vessels, and shall not be required to have a draw of greater width, until the several bridges

over Charles River below said bridge are required to have draws of a greater clear opening than thirty-six feet, when the draw in said bridge shall be widened so as to conform thereto.

April 3, 1885.

[1882, 155.]

# 1885. — Chapter 154.

AN ACT TO AUTHORIZE GEORGE FAULENER TO MAINTAIN A FLOATING BOAT-HOUSE ON CHARLES RIVER IN THE CITY OF BOSTON.

Be it enacted, etc.:

May maintain a floating boathouse on Charles River. Section 1. Permission is hereby given to George Faulkner, of the city of Cambridge, to locate and maintain a floating boat-house on Charles River in the city of Boston, near the Essex Street or Brookline Bridge, so called outside the harbor line established by law, subject to the approval in writing of the board of harbor and laud commissioners and of the mayor and aldermen of the city of Boston as regards the mode of construction and location of said boathouse, the manner of anchoring or securing the same, and the term or terms of time for which the same may be maintained, and to all the provisions of chapter nineteen of the Public Statutes applicable thereto.

SECT. 2. This act shall take effect upon its passage.

April 10, 1885.

# 1885. — CHAPTER 178.

AN ACT TO LIMIT THE MUNICIPAL DEBT OF AND THE RATE OF TAXATION IN THE CITY OF BOSTON.

Be it enacted, etc.:

Tax rate limited.

Section 1. The taxes assessed on property in the city of Boston exclusive of the state tax and of the sums required by law to be raised on account of the city debt shall not exceed in any year nine dollars on every one thousand dollars of the average of the assessors' valuations of the taxable property therein for the preceding five years, the valuation for each year being first reduced by the amount of all abatements allowed thereon previous to the thirty-first day of December in the year preceding said assessment. Any order or appropriation requiring a larger assessment than herein first above limited shall be void.

Indebtedness limited.

SECT. 2. The limit of indebtedness of the city of Boston shall hereafter be two and one-half per cent. up to and until the first day of January in the year eighteen hundred and eighty-seven and thereafter shall be two per cent. on the average valuation prescribed in section one of this act, instead of three per cent. on the last preceding valuation as provided in section four of chapter twenty-nine of the Public Statutes.

Injunctions to enforce or prevent violations of provisions of this act.

- SECT. 3. Any court or justice having equity jurisdiction, sitting in the county of Suffolk, shall, upon the application of the mayor or of ten taxable inhabitants of the city, at all times, whether in term time or vacation, have power to issue injunctions mandatory or otherwise, decrees, or other process against the city council or otherwise, which such court or justice may think needful to enforce the provisions of this act or to prevent the violation thereof.
  - SECT. 4. This act shall take effect upon its passage.

April 17, 1885.

# 1885. — CHAPTER 249.

AN ACT TO AUTHORIZE THE CITY OF BOSTON TO TAKE LAND FOR ITS IMPROVED SYSTEM OF SEWERAGE.

Be it enacted, etc.:

Section 1. The board of aldermen of the city of Boston, for the May take land purposes of building and maintaining the system of sewers of said for improved system of sewers of said system of sewers. city and discharging sewage therefrom, may from time to time take erage. in fee for the city of Boston any land that they deem necessary for the said purposes on or near the line of the sewer and tunnel described in section one of chapter one hundred and thirty-six of the acts of eighteen hundred and seventy-six.

SECT. 2. Said board of aldermen shall within sixty days from the taking of any lands as aforesaid, otherwise than by purchase, file and cause to be recorded in the registry of deeds for the county in which such lands are situate a description of the lands so taken, as certain as is required in a common conveyance of lands, with a statement of the purposes for which the same were taken, which description and state-

ment shall be signed by the mayor.

SECT. 3. The city of Boston shall pay all damages that shall be sustained by any person in property by the taking of any lands as aforesaid; and if any person sustaining damages fails to agree with such city as to the amount of damages sustained, the damages shall be assessed and determined by a jury of the superior court for the county in which such lands are situate, on the written application of either party therefor, to be made within two years after the taking of such lands; but no such application shall be made after the expiration of said two years; and upon said application, after such notice as said court shall order to the adverse party, a trial may be had at the bar of said court, in the same manner as other civil cases are there tried by jury; and costs shall be taxed for the prevailing party as in other civil cases.

SECT. 4. This act shall take effect upon its passage.

May 22, 1885.

[1876, 136; 1879, 230; 1882, 256.]

# 1885. — CHAPTER 266.

AN ACT TO AMEND THE CHARTER OF THE CITY OF BOSTON.

Be it enacted, etc.:

Section 1. The mayor of the city of Boston shall appoint, subject Officers and to confirmation by the board of aldermen, all officers and boards now appointed by elected by the city council or board of aldermen, or appointed by mayor and confirmed by alder him subject to confirmation, and all whose offices may hereafter be men. established by the city council or board of aldermen, for such terms of service respectively as are or may be fixed by law or ordinance; and he may remove any of said officers or members of such boards for such cause as he shall deem sufficient and shall assign in his No appointment made by the mayor shall be Appointment not to be acted order for removal. acted upon by the board of aldermen until the expiration of one week upon for one week. after such appointment is transmitted to said board.

SECT. 2. The foregoing section shall not apply to the city mes- Not to apply to senger, clerk of committees of the city council, or such other clerks and attendants as may be employed by the city council or either branch thereof, or any subordinate officers in the several departments. The assistant assessors of taxes shall be appointed by the assessors

of taxes, subject to confirmation by the mayor, and may be removed by the assessors for such cause as they shall deem sufficient and shall assign in their order for removal, and the city clerk shall be chosen by the city council by concurrent vote.

Member of city ouncil not t be appointed.

SECT. 3. No member of the city council of said city shall, during the term for which he is elected, be appointed to or hold any office included under the provisions of either of the preceding sections.

To hold office until successor is appointed and qualified.

Every officer included under the provisions of either section one or two shall, unless sooner removed, continue after the expiration of his term of service to hold his office until his successor is appointed or elected and duly qualified.

Appointment and removal of subordinates.

All officers and boards included under the provisions of section one shall appoint their respective subordinates for such terms of service respectively as are or may be fixed by law or ordi-The said officers and boards may remove such subordinates for such cause as they may deem sufficient and shall assign in their

Executive power to be vested in mayor.

order for removal. SECT. 6. The executive powers of said city, and all the executive

Officers and boards to make contracts, etc.

powers now vested in the board of aldermen, as such, as surveyors of highways, county commissioners or otherwise, shall be and hereby are vested in the mayor, to be exercised through the several officers and boards of the city in their respective departments, under his general supervision and control. Such officers and boards shall, in their respective departments, make all necessary contracts for the employment of labor, the supply of materials, and the construction, alteration and repair of all public works and buildings, and have the entire care, custody and management of all public works, institutions, buildings and other property, and the direction and control of all the executive and administrative business of said city. They shall be at all times accountable for the proper discharge of their duties to the mayor, as the chief executive officer, whose duty it shall be to secure the honest, efficient, and economical conduct of the entire executive and administrative business of the city, and the harmonious and concerted action of the different departments. Every contract made as aforesaid in which the amount involved exceeds two thousand dollars shall require the approval of the mayor before going into effect; and no expenditure shall be made nor liability incurred for any purpose beyond the appropriation duly made therefor.

Mayor to call together heads of departments

The mayor shall, once a month or oftener, call together the heads of departments for consultation and advice upon the affairs for consultation. of the city; and at such meetings and at all times they shall furnish such information as to matters under their control as the mayor may request.

Annual estimates to be furnished.

The heads of departments, and all other officers and SECT. 8. boards having authority to expend money, shall annually furnish an estimate to the mayor of the money required for their respective departments and offices during the next financial year. The mayor shall examine such estimates, and submit the same with his recommendations thereon to the city council.

Mayor may

When an ordinance, order, resolution or vote of the city council, or of either branch thereof, involving the appropriation or expenditure of money, or the raising of a tax, and including separate items or sums, is presented to the mayor of the city for his approval, he may approve some of the items or sums, and disapprove others; and in case of such disapproval the portion of the ordinance, order, resolution or vote so approved shall be in force, in like manner as if the items or sums disapproved had never been a part thereof; and the mayor shall return a statement of the items or sums disapproved, with his objections in writing, to that branch of the city council in

which the ordinance, order, resolution or vote originated. The items or sums so disapproved shall not be in force unless passed in the manner provided in section forty-seven of chapter four hundred and forty-eight of the acts of the year eighteen hundred and fifty-four.

SECT. 10. All orders, resolutions or votes of the board of aldermen Votes, etc., of of said city which involve the exercise of any of the powers conferred aldermen or of by law upon the mayor and aldermen, or the board of aldermen as a tee involving separate board; and all orders, resolutions or votes of the school of money to te committee of said city, which involve the expenditure of money, shall presented to mayor for be presented to the mayor for his approval, and thereupon the same approval. proceedings shall be had by the mayor and the board of aldermen, or the mayor and the school committee, as are provided in section forty-seven of chapter four hundred and forty-eight of the acts of the year eighteen hundred and fifty-four, or in section nine of this act, to be had by the mayor and a single branch of the city council; but nothing in this section contained shall affect the powers or duties of said board in relation to votes cast at elections. The mayor shall not be a member, nor preside at any of the meetings, nor appoint any of the committees of either the board of aldermen or of the school committee.

SECT. 11. The annual salary of the mayor of said city shall be Salary of mayor, fixed by the city council by concurrent vote at a sum not less than 1885, 361. five thousand dollars, and he shall receive for his services no other compensation or emolument whatever.

SECT. 12. Neither the city council nor either branch thereof, nor City council or any member or committee thereof or of either branch thereof, nor the take part in emborad of aldermen acting in any capacity in which said board may ploying labor, making of constant and property and a conferred upon it. nor any more taken of constant and property and a conferred upon it. act separately under special powers conferred upon it, nor any mem- tracts, etc. ber or committee of said board acting in any such capacity, shall directly or indirectly take part in the employment of labor, the making of contracts, the purchase of materials or supplies, the construction, alteration or repair of any public works, buildings or other property, or the care, custody and management of the same, or in the conduct of any of the executive or administrative business of the city, or in the expenditure of public money, except such as may be necessary for the contingent and incidental expenses of the city council or of either branch thereof, nor, except as is otherwise provided in sections one and two, in the appointment or removal of any officers or subordinates for whose appointment and removal provision is hereinbefore made; but nothing in this section contained shall affect the powers or duties of the board of aldermen in relation to state aid to disabled soldiers and sailors, and to the families of those killed in the civil

SECT. 13. All ordinances, rules, orders, resolutions and votes of Inconsistent the city council of said city and of either branch thereof, and of the annulled. board of aldermen acting in a special capacity as a separate board, are annulled so far as they are inconsistent with the provisions of this act; and nothing herein shall affect the enforcement of the provisions of chapter three hundred and twenty of the acts of the year eighteen hundred and eighty-four, being an act to improve the civil service of Civil service. the Commonwealth and the cities thereof, or of the rules made by the commissioners appointed thereunder; and none of the provisions of this act, except those relating to the power of removal, shall affect the tenure of office of any person now holding any office or position Tenure of office. in said city.

May 27, 1885.

### 1885. — CHAPTER 323.

AN ACT TO ESTABLISH A BOARD OF POLICE FOR THE CITY OF BOSTON.

Be it enacted, etc.:

Board of police to be appointed by the governor.

Section 1. The governor of the Commonwealth with the advice and consent of the council shall appoint from the two principal political parties three citizens of Boston who shall have been residents therein two years immediately preceding the date of their appointment, who shall constitute a board of police for said city, and who shall be sworn before entering upon the duties of their office. member of said board shall be designated by the governor as chairman and two shall constitute a quorum. Their terms of office shall be so arranged and designated at the time of appointment that the term of one member shall expire on the first Monday of May, eighteen hundred and eighty-eight, one on the first Monday of May, eighteen hundred and eighty-nine, and one on the first Monday of May, eighteen hundred and ninety. The full term of office, after these dates, shall be five years, and all vacancies occurring after the passage of this act shall be filled by the governor with the advice and consent of the council. The members of said board may be removed by the governor with the advice and consent of the council for such cause as he shall deem sufficient and shall express in the order of removal. board of police shall appoint a clerk, who shall be sworn, who shall keep a record of all proceedings, issue all notices and attest all such papers and orders as said board shall direct, whose term of office shall be five years, but who may be removed by said board for such cause as it shall deem sufficient and shall express in its order of removal.

Clerk to keep record of procecdings.

Removal of members

Term of office.

Board to appoint and

SECT. 2. The board of police shall have authority to appoint and organize police. establish and organize the police of said city of Boston, and make all needful rules and regulations for its efficiency. All the powers now vested in the board of police commissioners in said city of Boston, by the statutes of the Commonwealth or by the ordinances, by-laws, rules and regulations of said city, except as otherwise hereby provided, are hereby conferred upon and vested in said board of police.

Members of police to conuntil removed or retired.

Powers of police officers.

SECT. 3. The members of the Boston police force in office when the said board of police are first appointed shall continue to hold their several offices until removed or placed on the retired list by the said board; and the present rules and regulations of the board of aldermen for the government of the police shall continue in force until otherwise ordered by said board of police. All police officers appointed by said board of police hereby created shall have and exercise within the limits of said city all the common law and statutory powers of constables, except the service of civil process, and shall have all the powers given to the police as watchmen by the statutes of the Commonwealth, the laws relating to said city or by any ordinances thereof.1

Salaries of members of board.

SECT. 4. The annual salary of the chairman of said board of police shall be four thousand five hundred dollars, that of the other members four thousand dollars, of the clerk two thousand five hundred dollars, which shall be paid monthly from the treasury of the city of Said officers shall not engage in any other business. board of police, with the approval of the governor and council, shall be provided with such rooms as shall be convenient and suitable for the performance of its duties, the rent of which shall be paid by the city of Boston. The said city of Boston shall provide all such suitable

Rooms.

accommodations for the police of said city as said board shall require, and all buildings and property used by said police shall be under the control of said board. All expense for the maintenance of buildings, Expenses to be the pay of the police and all incidental expenses incurred in the administration of the said police, shall be paid by the city of Boston upon the requisition of said board.

SECT. 5. Said board of police shall not appoint any larger number Number of of patrolmen than the present police commissioners of said city are patrolmen. now authorized to appoint, except as authorized by said city, nor shall the pay of the police be increased or diminished except by the concurrent action of said city and said board of police.

SECT. 6. In case of tumult, riot or violent disturbance of public Mayor may a sume control order, the mayor of said city shall have, as the exigency in his judg-case of tamult, ment may require, the right to assume control for the time being of etc. the police of said city; but before assuming such control he shall issue his proclamation to that effect, and it shall be the duty of the board of police to execute all orders promulgated by him for the suppression of such tumult and the restoration of such order.

The board of police shall make a detailed report of its Reports redoings quarterly to the mayor of said city, and annually to the governor of the Commonwealth, in the month of December. The records of said board of police shall at all times be open to the inspection of the governor of the Commonwealth, the mayor of said city, or to such persons as may be designated by them.

SECT. 8. Nothing herein shall affect the enforcement of the pro-Civil services visions of chapter three hundred and twenty of the acts of the year affected. eighteen hundred and eighty-four, being an act to improve the civil service of the Commonwealth and the cities thereof, or of the rules made by the commissioners appointed thereunder.

SECT. 9. This act shall take effect upon its passage. June 12, 1885. [1854, 448; 1878, 244; 1879, 38, 59, 97; 1882, 267; 1883, 14.]

# 1885. — CHAPTER 360.

AN ACT IN FURTHER ADDITION TO AN ACT FOR THE LAYING OUT OF PUBLIC PARKS IN OR NEAR THE CITY OF BOSTON.

Be it enacted, etc.:

The board of park commissioners of the city of Bos- Park commiston, subject to the provisions of chapter nineteen of the Public sloners may Statutes excepting so much of section sixteen of said chapter as re-over tide water near Dorchester quires the payment into the treasury of compensation for the rights Point and privileges -hereby granted in land of the Commonwealth, may make such excavation and filling, and erect and maintain such structures, in and over the area of tide water, at or near Dorchester Point in South Boston, which lies south of the northerly line of East First Street extended easterly to Castle Island, and east of the westerly line of Q Street extended southerly into Old Harbor, as the said board may deem necessary or desirable for the purposes of a public park in accordance with the provisions of chapter one hundred and eighty-five of the acts of the year eighteen hundred and seventy-five.

All lands of the Commonwealth which are occupied or Land to be used enclosed under the provisions of this act shall be appropriated to and for a public park. used solely for the purposes of a public park.

This act shall take effect upon its passage.

June 19, 1885.

## 1885. — CHAPTER 361.

AN ACT RELATING TO THE SALARY OF THE MAYOR OF THE CITY OF BOSTON

Be it enacted, etc.:

Salary of mayor may be increased.

Section 1. Section eleven of chapter two hundred and sixty-six of the acts of the year eighteen hundred and eighty-five shall be held to authorize the city council of the city of Boston to increase the salary of the mayor of said city from the twenty-sixth day of June in the year eighteen hundred and eighty-five, anything contained in any other act to the contrary notwithstanding.

SECT. 2. This act shall shall take effect on the twenty-sixth day

of June in the year eighteen hundred and eighty-five.

June 19, 1885.

### 1885. — CHAPTER 374.

AN ACT RELATING TO THE INSPECTION AND CONSTRUCTION OF BUILDINGS IN THE CITY OF BOSTON.

Be it enacted, etc.:

Department for the inspection of buildings in Boston. SECTION 1. There shall be in the city of Boston a department, to be called the Department for the Inspection of Buildings; which shall be furnished, at the expense of the city, with office rooms and such supplies for the transaction of its business as the city council may provide. The compensation of its officers shall be provided for by said city by ordinance.

Inspector.

SECT. 2. The chief officer of said department shall be called the inspector of buildings, and shall be appointed by the mayor and confirmed by the board of aldermen. He shall hold office for the term of three years, or until his successor shall be appointed and confirmed; but may be removed by the mayor for malfeasance, incapacity or neglect of duty.

Assistant inspectors and clerk.

Term of office.

SECT. 3. The other officers of said department shall consist of a clerk, and such number of assistant inspectors as the city council may, from time to time, by ordinance determine; all of whom shall be appointed by the inspector with the approval of the mayor, and shall hold office during good behavior; but may be removed by the inspector, with the approval of the mayor, for malfeasance, incapacity or neglect of duty.

Inspector and assistants to be architects or builders, etc.

SECT. 4. The inspector and assistant inspectors of the department shall be able and experienced architects, builders or mechanics, and shall not be employed or engaged in any other business, or be interested in any contract for building or for furnishing materials.

May enter any building.

SECT. 5. All said officers may, as far as necessary for the performance of their duties, enter any building or premises in the city of Boston.

Inspector to keep a record, and make annual report. SECT. 6. The inspector shall keep a record of the business of said department; submit to the city council a yearly report of such business; ascertain all facts and make all returns which shall be required by law relative to steam boilers; and enter upon the premises wherein any fire has occurred, if necessary, in order to investigate the origin of the fire; may require plans and specifications of any proposed erection or alteration of any building; and shall grant permits for such erection or alteration, when in conformity with the requirements of this act.

If owner of building is aggrieved mat-

SECT. 7. Should the owner of any building object to any order or decision of said inspector, on a matter left by this act to his approval or

control, and choose a referee to serve as hereinafter provided, within ter to be settled three days after being notified of such order or decision, the matter by referees. shall be referred to three referees, who shall be either architects or master builders, one chosen by the inspector, one by the owner and a third by these two; and the decision thereon in writing of these referees, or a majority of them, shall be final and conclusive.

SECT. 8. The clerk shall, under the direction of the inspector, Clerk to have have supervision and direction of the other officers and employés of direction of employés.

the department.

The assistant inspectors of buildings shall attend all fires Assistant in-SECT. 9. occurring in the districts to which they are respectively assigned, and attend fires report to the chief or assistant engineer of the fire department, pres- and report. ent, all information they may have relative to the construction and condition of the premises on fire, and also any such information relating to the adjoining buildings.

SECT. 10. The inspector, or his assistants, shall examine all build-Buildings in ings in the course of erection or alteration, as often as practicable, erection or and make a record of all violations of this act, with the street and alteration.

number where such violations are found, the names of the owner, architect and master mechanics, and all other matters relative thereto.

The inspector, or his assistants, shall examine all build-Buildings ings reported dangerous, or damaged by fire or accident, and make a dangerous or damaged by fire record of such examinations, including the nature and amount of or accident. such damage, with the name of the street and number of the building, the names of owner and occupant and for what purpose occupied, and, in case of fire, the probable origin thereof; examine all buildings for which applications have been made to raise, enlarge, alter or build upon, and make a record of the same. Said records shall always be open to the inspection of the engineers of the fire department or any officer of the city.

SECT. 12. In the absence of the inspector, one of the assistant Deputy inspectors may be appointed by him to act as his deputy, who shall inspector. exercise all the powers of the inspector.

No work except necessary repairs shall be done upon Permit for any wall, structure or building in said Boston without a permit from building. said inspector of buildings, nor except in conformity with the provisions of this act.

The inspector of buildings shall designate, in every Lowest grade SECT. 14. permit for the erection of a new building, the lowest grade at which for basement. the floor of the basement story of said building shall be laid.

The said inspector shall not give a permit for the erec- Plans specifica-SECT. 15. tion of any building until he has carefully inspected the plans and carefully specifications thereof, ascertained that the building has sufficient inspected, ingress and strength, and that the means of ingress and egress are sufficient. A egress. copy of plans and specifications of every public building shall be deposited in the office of the inspector.

Every wall, structure and building hereafter built or Buildings to altered in said city shall conform to the provisions of this act, so far this act, as they are applicable, except bridges, quays, wharves and buildings belonging to the government of the United States or the Commonwealth of Massachusetts.

SECT. 17. In this act the following terms shall have the meanings Meaning of terms used. respectively assigned to them: -

"Alteration" means any change or addition except necessary repairs in, to or upon any building, affecting an external, party or partition wall, chimney, floor or stairway, and "to alter" means to make such change or addition.

"Brick building" means a building the walls of which are built of brick, stone, iron or other substantial and incombustible materials.

"Cellar" means a basement or lower story of any building of which one-half or more of the height from the floor to the ceiling is below the level of the street adjoining.

"External wall" means every outer wall or vertical enclosure of a

building other than a party wall.

"Foundation" means that portion of a wall below the level of the street curb, and where the wall is not on a street, that portion of the wall below the level of the highest ground next to the wall.

"Inspector" means the inspector of buildings of the city of Bos-

ton.

- "Lodging house" means a building in which persons are temporarily accommodated with sleeping apartments, and includes hotels.
- "Partition wall" means any interior wall of masonry in a building.

"Party wall" means every wall used, or built in order to be used,

as a separation of two or more buildings.

"Public building" means every building used as a church, chapel or other place of public worship; also every building used as a college, school, public hall, hospital, theatre, public concert room, public ball room, public lecture room or for any public assemblage.

public ball room, public lecture room or for any public assemblage.
"Tenement house" means a building which, or any portion of which, is to be occupied, or is occupied, as a dwelling by more than three families living independently of one another, and doing their cooking upon the premises; or by more than two families above the second floor, so living and cooking.

"Wooden building" means a wooden or frame building.

Height of a

SECT. 18. The height of a wall means the height from the mean grade of the sidewalk or adjoining ground to the highest point of the wall.

Thickness.

City council

may make additional

requirements.

SECT. 19. The thickness of a wall means the minimum thickness of such wall.

SECT. 20. The city council of said city may by ordinance make such requirements, in addition to those contained in this act, as they may deem expedient in relation to the erection and alteration of wooden buildings outside the building limits.

Building Imits. SECT. 21. The city may from time to time, by ordinance, extend and establish building limits in said city, and within those limits every building built after such establishment shall be of brick, stone, iron or other substantial and incombustible material, and only the following wooden buildings shall be allowed, viz.: Sheds not exceeding twenty-seven feet in height, on wharves, to be used for any lawful purpose; sheds of same height, in all parts of said limits, to be used for market purposes or to facilitate the building of authorized buildings; and elevators of any height for the storage of coal and grain; all external parts of which sheds and elevators shall be covered with incombustible material, and the materials used, the mode of construction and the location shall be approved by the inspector.

Alteration of wooden buildings.

SECT. 22. Any wooden building within said limits may be altered or repaired in any manner approved by the inspector, provided neither its area nor height is increased.

Moving wooden buildings.

SECT. 23. No wooden building within or without the building limits shall be moved to any lot within said limits where it would be in violation of law to build such wooden building.

Strength of building materials. SECT. 24. In all calculations for the strength of materials to be used in any building, the proportion between the safe weight and the breaking weight shall be as one to three, for all beams, girders and other pieces subjected to a cross strain; and as one to six for all posts, columns and other vertical support, and for all tie rods, tie

beams and other pieces subjected to a tensile strain; and the requisite dimensions of each piece of material are to be ascertained by computation by the rules given by the best authorities, using for constants in the rules only such numbers as have been deduced from experiments on materials of like kind with that proposed to be used. All mortar and cement shall be of the best quality for the purposes for which they are applied, and shall be properly mixed.

SECT. 25. No building now or hereafter built shall be altered Buildings to be inspected before until it has been examined and approved by the inspector as being in alteration. a good and safe condition to be altered as proposed, and the altera-

tion so made shall conform to the provisions of this act.

No wall of any building now erected, or hereafter to be Wall not to be SECT. 26. built or erected, shall be cut off or altered, without a permit so to do cut off, or altered without having been first obtained from the inspector. Every temporary sup-permit. port placed under any structure, wall, girder, beam or column during the erection, finishing, altering or repairing of any building, or part thereof, shall be equal in strength to the permanent support required for such construction. And the walls and roof of every building shall be strongly braced from the beams of each story until all the bearing parts of the construction are completed, unless omitted by consent of inspector.

SECT. 27. No bay window or other structure shall be placed upon Bay windows. any building so as to project over any public way or square, without the permission of the board of aldermen given after due notice and hearing, and then only in such manner as shall be approved by the inspector.

SECT. 28. In the erection or alteration of any building the material Thickness of walls. of which, in whole or in part, is other than brick, stone or wood, the thickness of walls, of such material and the method of construction shall be such as the inspector shall approve.

SECT. 29. All buildings in said city, to be used for tenement Walls of houses or lodging houses, and all buildings for any purpose within material. the building limits, except as provided in sections twenty and twentyone, shall have external and party walls of brick, stone, iron or other substantial and incombustible material, and shall be subject to all the requirements for a "brick building," except as otherwise expressly stated.

Every brick building hereafter built in said city shall Foundation of brick building. SECT. 30. be built upon a foundation resting not less than four feet below the surface exposed to frost, upon the solid ground, or level surfaces of solid rock, or upon piles, concrete or other solid substructure.

SECT. 31. Whenever any excavation, in the city of Boston, is to Excavations, be carried to the depth of more than ten feet below the grade of adjoining street, and there shall be any wall or structure wholly or partly on structures. adjoining land, or near the intended excavation, the party causing such excavation to be made, if afforded the necessary permission to enter on such adjoining land, shall at all times, from the commencement until the completion of such excavation, at his own expense, preserve such wall or structure from injury, and so support the same by proper foundations that it shall remain as stable as before the excavation was commenced. Should the person making such excava- Excavations. vation fail to protect said wall or structure from injury for twentyfour hours after being notified by the inspector of buildings so to do, the inspector may enter upon said premises and employ such labor and furnish such materials and take such steps as in his judgment may be necessary to make said wall or structure safe and secure; and any person or persons doing said work, or any part thereof, by the order and direction of the inspector, may bring and maintain an action against the party causing such excavation to be made for the

value of such work. The party causing such excavation to be made may recover compensation from the adjoining owner, in case such adjoining owner should at any time thereafter make any use of said foundations below said ten feet below grade.

Driving of piles, etc.

SECT. 32. Piles driven for a wall to rest upon shall be not less than five inches in diameter at the smallest end, and shall be spaced not more than three feet on centres, in the direction of the length of the wall, and nearer if required by the inspector; they shall be driven to a solid bearing, to be ascertained by boring, at the expense of the owner, when required by the inspector. The inspector shall determine the grade at which piles shall be cut off.

Walls twenty feet in height may rest on single row of piles. SECT. 33. Walls not exceeding twenty feet in height, where piling is necessary, may rest on a single row of piles, if deemed advisable by the inspector; walls exceeding twenty feet in height shall rest on not less than two rows of piles. Extra piles shall be driven where required by the inspector.

Foundations, etc., of brick buildings exceeding thirty feet in height. Sect. 34. For brick buildings exceeding thirty-five feet in height, there shall be under all foundation walls, piers, columns, posts, and pillars resting on the earth, a footing or base course of stone or concrete, which, if under a foundation wall, shall be not less than twelve inches wider than the bottom width of said wall, and not less than twelve inches thick; and if under piers, columns, posts and pillars shall be of stone, and not less than twelve inches wider on all sides than the bottom area of said piers, columns, posts and pillars, and shall be not less than two feet by three feet in area by twelve inches in thickness, and when laid, to be thoroughly bedded in cement. If the walls rest on isolated piers, then there must be under such piers, footings, at least sixteen inches thick, thoroughly bedded in cement. All piles shall be capped with block-granite levellers, each stone to have a firm bearing on at least one pile in each row.

Foundation walls of brick buildings other than dwellings, etc.

SECT. 35. Foundation walls of brick buildings, other than dwelling, tenement or lodging houses, shall be constructed of block stone, laid in horizontal courses, with good bed and build surfaces, wedged with slate-stone and laid in cement mortar, and eight inches thicker than the external or party wall immediately above and over the same; if said foundation is to be set to a depth of more than fifteen feet below the grade of the street, for each and every five feet additional depth greater than fifteen feet below the grade of street it shall be increased four inches in thickness. Foundations of such buildings not more than forty feet in height may be built of rubble work laid in cement and sand mortar, if the thickness of the foundation wall is one-fourth greater than given for block stone, and laid as specified in section thirty-six. In case of severe thrust or pressure on said walls, from any cause, there shall be such extra strengthening of said walls by thickening or by buttresses, or both, as the inspector may approve.

Foundation walls of brick buildings for dwelling, tenement or lodging hones

SECT. 36. Foundation walls of brick buildings to be used as dwelling, tenement or lodging houses, not exceeding thirty-five feet in height, if laid with block stone in horizontal courses, shall be not less than eighteen inches thick, or if in brick laid in cement, shall be not less than sixteen inches thick; exceeding thirty-five and not exceeding sixty feet in height, the foundations shall be not less than twenty-four inches thick, if laid in block stone in horizontal courses; if in brick laid in cement not less than twenty inches thick; for every fifteen feet additional height the thickness of foundations shall be increased four inches; if the walls do not exceed seventy-five feet in height the foundation walls may be built of uncoursed rubble work laid in cement mortar; but in all cases the thickness shall be one-fourth greater than that given for block stone, and the work shall be thoroughly

bonded, and, at least, two-thirds of the bulk of the wall shall be through stones, and no round or boulder stones shall be used; provided, that when such walls are laid on piles the lower course shall be block stone, not less than sixteen inches in height.

All brick walls and buttresses shall be of merchantable, Walls to be of SECT. 37. well shaped bricks, well laid and bedded, with well filled joints, in merchantable lime or cement mortar, and well flushed up at every course with bricks, etc. mortar; and all brick used during the warm months shall be well wet at the time they are laid, and shall be dry at the time they are laid during the cold months

SECT. 38. All walls of brick, stone or other similar material shall Wall of brick, be thoroughly and practically bonded and tied, and solidly put to-thoroughly gether; shall be built to a line, plumb and straight, and laid with bonded. mortar or cement, and all supports of the same shall be of iron, brick, or stone, and of sufficient size and strength to safely support the superstructure.

SECT. 39. Vaulted walls of the same thickness, independent of Vaulted walls. withes, may be used instead of solid walls, and the walls on either side of air space shall be not less than eight inches thick, and tied together perpendicularly with continuous withes of hard burned brick, of good quality, or other approved material, which shall be not more than three feet apart, and the air space shall be smoothly plastered.

SECT. 40. Where a wall is finished with a stone cornice, the Stone cornice. greatest weight of material of such cornice shall be on the inside of the face of the wall, so that the cornice shall firmly balance upon the

SECT. 41. Every ninth course at least of a brick wall shall be a Every ninth heading or bonding course, except where walls are faced with face course to bonded. brick, in which every ninth course shall be bonded with Flemish headers or by cutting the course of the face brick and putting in diagonal headers behind the same.

SECT. 42. Every party wall shall be built through, and at least Party walls to be built through. twelve inches above or distant from the roof boarding, at every part and at least of the roof; shall be entirely covered with metal securely fastened, twelve inches above roof. and corbelled to the outer edge of all projections; or a gutter stone of suitable dimensions and properly balanced may be inserted in place of the corbelling. But where the walls extend thirty-six inches above the adjoining building, parapet walls may be omitted.

Sect. 43. All roof or floor timbers entering the same party wall Floor timbers from opposite sides shall have at least four inches solid brick work walls, between the ends of said timbers.

External walls of brick buildings to be used as dwell-External walls of brick building, tenement and lodging houses, not more than twenty feet in ings to be used width, and thirty feet in height, and not exceeding forty feet in addwellings, etc. depth, may have eight inch walls; not exceeding sixty feet, shall be not less than twelve inches thick the entire height; exceeding sixty feet, and not exceeding seventy feet in height, shall be sixteen inches thick to a height of twenty feet, or the top of the second floor, and twelve inches the remaining height; exceeding seventy feet, and not exceeding eighty feet in height, shall be twenty inches thick to the top of the second floor, and sixteen inches thick to the top of the upper floor, and twelve inches the remaining height, if the upper story is not more than ten feet in height; exceeding eighty feet, and not exceeding one hundred feet in height, shall be twenty-four inches to the second floor, and sixteen inches thick the remaining height; exceeding one hundred feet in height, the additional thickness shall be determined by the inspector. SECT. 45. Brick buildings to be used as other than dwelling, External walls

other than dwelling, etc., tenement or lodging houses, shall have external walls not exceeding forty feet in height, not less than sixteen inches thick to the top of the second floor, and not less than twelve inches thick the remaining height; exceeding forty feet, and not exceeding sixty feet in height, twenty inches thick to the top of the second floor, and sixteen inches thick to the top of the upper floor, and twelve inches thick the remaining height; exceeding sixty feet, and not exceeding eighty feet, twenty inches thick to the top of the third floor, and sixteen inches thick to the top of the upper floor, and twelve inches thick the remaining height; exceeding eighty feet, and not exceeding one hundred feet in height, twenty-four inches to the top of the first floor, twenty inches to the top of the third floor, and sixteen inches thick the remaining height; exceeding one hundred feet in height, shall be of such additional thickness as shall be determined by the inspector.

External walls of stables.

SECT. 46. The external walls of brick buildings not exceeding thirty-five feet in height and not exceeding two thousand superficial feet, to be used for stables or light mechanical purposes, may be twelve inches thick.

Recesses and openings in external walls.

SECT. 47. Recesses and openings may be made in external walls provided that the backs of such recesses are not less than twelve inches in thickness, and that the areas of such recesses and openings, do not, taken together, exceed one-half of the whole area of the wall in which they are made. This restriction shall not apply to street fronts properly constructed of iron or iron and masonry.

Piers and buttresses. SECT. 48. If the owner shall elect, the amount of material herein specified for external walls in sections forty-four and forty-five may be used either in piers or buttresses, provided the external walls between said piers and buttresses shall not be less than twelve inches thick in buildings less than fifty feet in height; if in excess of fifty feet, and not over one hundred feet in height, the external walls between said piers and buttresses shall be not less than sixteen inches thick. No external wall between the window caps and top of floors at each story shall be of less thickness than that prescribed for external walls in sections forty-four and forty-five.

Buildings over twenty-five feet in width, without brick partition walls.

SECT. 49. In all brick buildings over twenty-five feet in width, not having either brick partition walls, or girders supported by columns running from front to rear, and the entire height of the building, the external and party walls shall be increased four inches in thickness for every additional twenty-five feet in the width of said building.

Buildings exceeding eighty feet in height to be of incombustible material. SECT. 50. No building hereafter erected, except churches and grain elevators, shall exceed a height greater than eighty feet to the highest point from the level of the sidewalk, exclusive of chimneys and party walls above the roof, unless constructed throughout of incombustible material, excepting interior finish.

Party walls to be of same thickness as external walls. SECT. 51. Party walls of brick buildings to be used for dwelling, tenement or lodging houses, shall be of the same thickness for different heights as external walls of such buildings, but in no case less than twelve inches thick, except as provided in section forty four.

Party walls of buildings other than dwelling, etc., houses. SECT. 52. Party walls of brick buildings to be used for other purposes than dwelling, tenement, or lodging houses, shall, when not exceeding forty feet in height, be sixteen inches thick to top of second floor, and twelve inches above; exceeding forty feet, and not exceeding sixty-five feet in height, twenty inches to the top of second floor, and sixteen inches above; exceeding sixty-five feet, and not exceeding eighty feet in height, twenty-four inches to the top of the first floor, twenty inches to the top of the third floor, and sixteen inches above; exceeding eighty, and not exceeding one hundred feet

in height, twenty-four inches to the top of the third floor, twenty inches to the top of fifth floor, and sixteen inches above.

No continuous vertical recess, chase or flue shall be Flues, etc., in made in any party wall so deep that it will leave the thickness at the party walls to have not less back less than eight inches at any point, and no recess of any kind than eight inch shall be made in any eight inch wall. No horizontal recess shall be the back. made in any wall, except by a special permit from the inspector. No continuous vertical recess, other than flues, in stacks, shall be nearer than seven feet to any other recess.

SECT. 54. All brick buildings to be used as dwelling, tenement or Brick partition lodging houses, in excess of thirty feet in width shall have brick par- walls on which floor beams rest, tition walls, not less than twelve inches thick, on which the floor beams shall rest, and said walls shall not be more than twenty-five feet apart.

Every brick building hereafter erected, more than thirty Brick or stone SECT. 55. feet in width, except dwelling, tenement or lodging houses, public from front to buildings, railroad stations, and stables, shall have one or more rear. brick or stone partition walls running from front to rear, and carried up to the full height of the building; said wall or walls may be four inches less in thickness than is called for by the provisions relating to the thickness of external walls for a brick building, to be used for the same purpose, unless the wall is used for a floor bearing wall, which shall in no case be less than twelve inches; these walls shall be so located that the space between any two of the floor bearing walls of the building shall not be over twenty-five feet.

Girders or iron beams and columns may be substituted Girders or iron for partition walls in buildings not more than one hundred feet in columns. width, and shall be made of sufficient strength to bear safely the weight which they are intended to support in addition to the weight of material employed in their construction; but where wooden columns or wooden girders are used the columns shall not be further apart than twelve feet.

Walls may be made with a facing of stone or other ap- Walls with a SECT. 57. proved material securely tied to a backing of not less than eight facing of stone. inches of hard brick work laid in mortar, by means of metal clamps; but the thickness of facing and backing, taken together, shall not be less than the thickness required for a brick wall of the same height.

No timber shall be used in any wall of any brick build- No timber ex-SECT. 58. ing except arch forms for interior arched openings.

cept arch form

SECT. 59. All lintels used to support walls or other weights over Lintels used to openings, shall be of sufficient strength and bearing to carry the support walls. superimposed weights, and iron beams or lintels shall, when supported at the end by brick walls or brick piers, rest upon an iron plate at least two inches thick, the full size of the bearing, and where beams are not over six feet in length the plates may be omitted. arches not having sufficient piers or abutments to resist the thrust of the superimposed loads shall have proper and sufficient iron ties.

SECT. 60. No side wall of a brick building shall be carried up in Side wall not to advance of the rear wall.

rear wall.

SECT. 61. All walls of a brick building meeting at an angle shall walls meeting be anchored to each other, every ten feet in their height, by tie at an angle to be anchored. anchors, made of at least one and a quarter inch by three-eighths of an inch wrought iron, which shall be securely built into the side or partition walls not less than thirty-six inches; and into the front and rear walls at least one-half the thickness of the front and rear walls.

SECT. 62. All walls of a brick building on which the end of beams Wallson which rest, shall be anchored at each tier of beams, at intervals of not end of beams more than ten feet apart, with good, strong wrought iron anchors, at anchored as least one-half inch by one and one-half inch, well built into the walls beams.

and fastened at the top of the beams; and, where the beams are supported by girders, the ends of the beams resting on the girders shall be butted together, end to end, and strapped by wrought iron straps or tie irons, at the same distances apart, and in the same beams as the wall anchors, and shall be well fastened.

Doorway, etc., through party wall not to be made without permit.

SECT. 63. No opening or doorway shall be cut through a party wall of a brick building without a permit from the inspector; and every such doorway shall have top, bottom and sides of stone, brick or iron; shall be closed by two sets of wrought iron or metal-covered doors (separated by the thickness of the wall) hung to rabbeted iron frames, or to wooden frames entirely covered with metal, or to iron hinges in brick or stone rabbets; shall not exceed ten feet in height by eight feet in width; and any opening other than a doorway shall be protected in a manner satisfactory to the inspector.

Cornices to be anchored.

SECT. 64. All cornices other than brick on brick buildings shall be secured to the walls with iron anchors, independent of any wood work; the walls shall be carried up to the boarding of the roof, and where the cornice projects above the roof the wall shall be carried up to the top of the cornice and covered with metal, like parapet walls. All exterior cornices or gutters, more than forty-five feet above the level of the sidewalk, hereafter replaced, shall be constructed of or covered with some incombustible material.

Piers.

All piers shall be built of the best quality of good, well SECT. 65. burnt hard brick, laid in cement and sand mortar, and well wet when laid in warm weather.

Brick piers under lintels.

Brick piers under lintels, girders or columns of brick SECT. 66. buildings shall have a cap iron at least two inches thick, the full size of the pier.

Brick piers and bonded.

Brick piers and buttresses shall be bonded with through SECT. 67. courses, levelled and bedded, each course, and where their foundations rest upon piles, a sufficient number shall be driven to insure a proper support.

Metal column to rest on iron plate.

SECT. 68. Every metal column in a brick building shall rest on an iron plate of not less thickness than two inches. Wooden columns supporting girders and floors in such buildings shall set on inch and a half iron plates with sockets or counter sinkages.

Metal columns

SECT. 69. Metal columns placed one on top of the other shall placed one on top of the other, have a plate at the top of each column, with projections on both sides to fit into cap and base of columns, to prevent slipping, and all columns shall have holes bored, where directed by the inspector, into and through the shell at right angles to the shaft, so as to show the thickness of shell All bearing parts of columns and plates shall be turned or planed to true surfaces.

Chimneys.

SECT 70. All chimneys shall hereafter be built of brick, stone or other incombustible material; shall be plastered on the outside below the roof after having been inspected, and shall have a footing of masonry, or iron supported by iron, or corbels of brick or stone. No chimney shall be hung to an eight inch wall, or bear or rest upon No chimney corbelled from a wall shall project more than the thickness of the wall.

Brick flues to plastered inside.

All brick flues shall hereafter be built of merchantable brick, thoroughly slushed and flush jointed, be smoothly plastered inside with mortar, from top to bottom below the roofing; be securely built into the brick work of the walls to which they are hung; shall be topped out at least four feet above the highest part of roof with brick or stone, and the topping out shall not have more than two inches projection, unless covered by a cap of approved incombustible material, properly secured; and in no case shall a nail be driven into the masonry of any flue.

The shell of all flues for brick ranges, boilers, furnaces shell of flues and ovens shall hereafter be of brick work, eight inches thick, or its for ranges. equivalent, to a height of twenty-five feet above such ranges, boilers, furnaces or ovens.

SECT. 73. Ranges or boilers shall have the outside of the flue to Quiside of flue the same exposed without covering, or if plastered shall be plastered ing. on the outside directly upon the bricks, up to the ceiling of the room, and no wood work shall be placed on the outside of the same.

SECT. 74. All floor timbers, headers and trimmers of every brick Floor timbers, building hereafter erected or altered, in which a chimney is to be built least two inches in a brick wall, shall be placed distant at least two inches from the from chimney flue. outside of every chimney flue, and the space between such timbers and the brick work of chimney shall be closed by a proper fire stop of incombustible material.

SECT. 75. All hearths shall be supported by trimmer arches of Hearths, jambe brick or stone; or be of single stones at least six inches thick and etc. supported entirely by iron beams, one end of which shall be securely built into masoury of chimney or adjoining wall. The brick jambs of every fire-place, range or grate opening, must be at least eight inches wide each, and the backs of such openings must be at least eight inches thick to at least two feet above such openings. All such hearths and supports shall be at least twelve inches longer that the width of such openings, and at least eighteen inches wide in front of the chimney The brick work over all fire-place and grate openings shall be supported by proper iron bars or brick or stone arches.

SECT. 76. If any chimney, flue or heating apparatus on any Irchimney is premises shall, in the opinion of the inspector, endanger the premises, dangerou the inspector shall at once notify in writing the owner or agent of said to be notified. If such owner or agent fails for a period of forty-eight hours after the service of said notice upon him to make such chimney, flue or heating apparatus safe, he shall be liable to a fine of not less than twenty nor more than fifty dollars for every day's continuance thereof, to be paid into the treasury of said city.

SECT. 77. Every smoke pipe in a building entering a chimney flue Smoke pipe shall be at least twelve inches from every wooden floor, ceiling or chimney flue. partition; shall be guarded by a soapstone ring not less than four inches in thickness, extending through the partition, or by a double metal collar, with an air space of not less than four inches around the same when running through any stud or wooden partition; and no smoke pipe shall project through any external wall or window.

SECT. 78. The smoke pipe of every furnace shall be kept at least Smoke pipe of one foot distant from all beams and ceilings not protected by a shield furnace of tin plate at least two inches distant from said beams or ceiling; and no smoke pipe shall be placed nearer than twelve inches to any beam or ceiling, unless the beam and ceiling are plastered, in which case the pipe may be kept within six inches of the plastering, if protected by the above described shield; and the top of all heating furnaces set in brick shall be covered with brick, supported by iron bars, and so constructed as to be perfectly tight; said covering to be in addition to and not less than six inches from the ordinary covering to the bot air chamber.

SECT. 79. No furnace, and no range set in masonry shall hereafter Location of be placed or its location changed in any building except as the in-range, etc., not to be changed. spector shall approve.

SECT. 80. The top of every heating furnace not set in brick shall Heating be kept at least six inches below the beams or ceiling, with a shield of tin plate, made tight, suspended not less than two inches below the said beams or ceiling, and extending one foot beyond the top of the furnace on all sides. If the ceiling over a furnace is plastered

the top of the brick work may be kept within six inches of the ceiling.

Hot air register

SECT. 81. All hot air register boxes hereafter placed in the floors or partitions of buildings shall be set in soapstone borders not less than two inches in width, firmly set in plaster of Paris or gauged mortar, or such other protection as shall in the judgment of the inspector be equivalent to soapstone; shall be made of tin plate with a flange on the top to fit the groove in the soapstone, and shall have an open space of one inch on all sides, extending from the under side of the ceiling, below the register, to the soapstone in the floor or partition; the outside of said space covered with a casing of tin plate, tight on all sides, and extending from the under side of the aforesaid ceiling up to and turn under the said soapstone; register boxes of fifteen by twenty-five inches or more shall have a space of two inches.

Protection of wood work from hot pipes.

SECT. 82. No wood work shall hereafter be placed nearer than one inch to any tin or other metal pipe, to be used to convey heated air or steam in any building, unless protected in a manner satisfactory to the inspector, and such wood work shall be protected by a soapstone or earthen ring or tube, or a metal casing.

Steam boiler of ten horse power to be enclosed in incombustible material. SECT. 83. Every building in which a steam boiler of ten or more horse power is placed shall have the space on the floor allotted for said boiler enclosed in incombustible material satisfactory to the inspector, and shall be so arranged that all openings between the said boiler room and the other parts of the building in which it is placed shall be protected by iron or metal covered doors, which shall be securely closed at the close of each day.

Regulations for placing or setting boiler to be prescribed by inspector.

SECT. 84. Upon a license being granted for the erection of a steam boiler, engine or furnace for melting glass, or metal, in any building, the person or persons receiving such license shall, before setting, erecting or placing said boiler, engine or furnace, obtain a permit therefor from the inspector, who shall prescribe such regulation for the setting or placing thereof as the public safety may require.

Boiler to be on cellar floor except, etc. SECT. 85. No boiler to be used for steam or motive power, and no furnace for melting glass or metal, shall be placed on any floor above the cellar or basement floor unless the same is set upon wrought iron beams and brick arches, and in no case without a permit from the inspector. All wood work and timbers shall be removed from the floor under the same.

Strength of floors.

SECT. 86. All floors shall be constructed to bear a safe weight, per superficial foot, exclusive of materials, as follows: For dwellings, tenements or lodging houses, one hundred pounds; for buildings for light mechanical purposes, and for public buildings, one hundred and fifty pounds; for storehouses, warehouses, machine shops, armories, drill rooms, and riding schools, not less than two hundred and fifty pounds. These requirements shall apply to all alterations, as well as to new buildings.

Timbers for floors and roofs of brick buildings.

Secr. 87. All timber used in the construction of floors or roofs of brick buildings shall be straight grained and free from large and loose knots or weakening shakes.

Headers and tail beams.

SECT. 88. Every header more than four feet long, used in any building except a dwelling, shall be hung in stirrup irons of suitable dimensions for the size of the timbers, and securely joint bolted. All tail beams shall be properly framed or hung to headers.

Ends of floor beams entering a wall. SECT. 89. The ends of all floor-beams and rafters of a brick building entering a wall shall be cut on a splay of three inches in their width.

Partitions to be placed over each other. SECT. 90. All main partitions supporting in any manner floor beams or rafters of a brick building shall be placed directly over

each other, shall rest on a wall or metallic girder, and shall head and foot against each other as far as practicable.

No floor timber, header, or trimmer of a brick building Cutting into SECT. 91. shall be cut into more than two inches in depth for piping, without piping. permit from the inspector, and no cutting shall be made in any timber at a greater distance than three feet from its support.

The roof of every brick building hereafter built shall Roof to be of SECT. 92. be covered with incombustible roofing material, shall be constructed material, not more than one story in height, nor more than twenty feet in height from the upper floor of the building upon which it is placed to the highest part of said roof, unless made of incombustible material throughout.

All brick buildings, more than twenty feet in height, Scuttles and SECT. 93. shall have scuttle frames not less than two by three feet in size; and covers, or bulkheads and doors, on the roof, made of or covered with some incombustible material; and every scuttle shall have a stationary step-ladder, and every bulkhead shall have stairs furnished with a sufficient guard or hand rail, all ready for use at all times, and in a tenement house such scuttle or bulkhead shall never be locked, but may be fastened by a hook on the inside.

All the exterior parts of every brick building hereafter Outside of erected, which are more than forty-five feet above the level of the five feet in sidewalk, shall be made of or covered with incombustible material.

height.

All brick buildings hereafter built to be used for ware- Doors and houses, stores, storehouses, or manufactories more than forty-five proof material feet in height, shall have doors or shutters made of or covered with on stores, etc. fireproof material on every window and entrance which does not open on a street more than twenty feet in width; and when such shutters or doors cannot be put on the outside of such door or window, they shall be put on the inside, and be hung upon an iron frame independent of the wood work of the window frame or door, or to iron hinges in rabbets in the masonry; and every such door or shutter shall be closed upon the completion of the business of each day, by the occupant having the use or control of the same; and all fireproof shutters that now are or may hereafter be put upon any building on the street fronts, shall be so constructed as to be closed and opened from the outside above the first story.

SECT. 96. No cellar or basement cellar of any building shall be Cellar not to be constructed below the grade of twelve feet above mean low water: feet grade. provided however that the board of aldermen may, by license, subject to revocation at any time by them, authorize cellars or basement cellars to be constructed in buildings, no part of which is to be used as a dwelling, so much below said grade as they may designate in each license.

All buildings built upon filled or made land shall have Cellar under buildings on a bed of concrete, of hydraulic cement and gravel, or tar and gravel, made land. or asphalt, not less than two inches in thickness, spread over the cellar bottom, or shall be paved with brick laid in cement, throughout the whole extent of the building; and where there is a basement floor over the cellar bottom, there shall be an air space between the concrete and said floor, unless the floor is planked directly upon the The air space shall be properly ventilated.

SECT. 98. All buildings hereafter built shall have only iron drains Drains. within the buildings and extending five feet outside of the wall of the buildings; and where the said drain pipe passes through the wall there shall be a relieving arch, stone lintel, or iron pipe inserted to relieve said iron drain. All drains below cellar floor or grade twelve shall be laid with proper fall to sewer in a trench, the sides of which shall be walled with brick masonry, and the base in concrete,

thoroughly rammed and graded, and made accessible by movable covers.

Drain pipe hung to ceiling.

SECT. 99. All drain pipe hung to wall or ceiling shall be firmly hung. Roufs to be SECT. 100.

kept in good repair, rain water drained,

The roof of every building shall be kept in good repair, and all rain water shall be so drained or conveyed therefrom as not to drip on the ground or cause dampness in the walls, yard or

Water tight leaders.

All brick buildings shall be kept provided with suitable SECT. 101. water tight metallic leaders and all other buildings with water tight metallic or wooden leaders for conducting the water from the roof to the ground, and all water shall be conducted from a building or from land to the street, gutter or sewer in such a manner as not to flow

Fire belt or brick walls.

upon the sidewalk.

Deafened with plaster or other incombustible material.

SECT. 102. The insides of all furred brick walls of every brick building hereafter constructed shall have a fire belt or stop, composed of some fireproof material, at least six inches wide and thoroughly set up between furrings at the top and bottom of each story; and the whole area of every floor from wall to wall shall be deafened with plaster at least one inch thick, or two thicknesses of asbestos paper, or other incombustible material satisfactory to inspector, the same to be placed upon the under or rough flooring; and in each story, in which stud walls or partitions are constructed and rest on walls or other partitions, said stud walls and partitions shall have the spaces between the floor joists immediately under such walls or partitions, and between study from the under side of said joists to a line six inches above the top of said joists, filled solid and flush with face of plastering on both sides with mortar, cement, plaster or other incombustible material; and if such stude or partitions shall rest on solid timber or joists for the whole length thereof, such filling as above described shall be placed from the top of such joists to the same height as above specified, or a strip of tin or galvanized iron, at least one inch wider than the width of said studding, and continuing under the footing of such walls or partitions, may be substituted for the filling above specified, where there is no partition or wall under. The spaces between stringers or carriages, and between floor joists of landings, of all wooden staircases, unless such stringers and joists are left exposed and uncovered, shall be pugged solid with mortar or other incompustible material, or the spaces between stringers shall be closed at intervals of three feet by substantial stops of incombustible material.

Air passage from one floor

The various forms of construction tending to create or SECT. 103. formair passages from one story to another, such as spaces around pipes. ventilating shafts, or chimneys furred off to form breasts, in every brick building hereafter erected or altered, shall have a fire and smoke stop of incombustible material at each floor, approved by the All ventilation ducts shall be of incombustible materials. inspector.

Ventilation ducts. Upright supports to be protected.

Upright supports of other material than brick, used SECT. 104. below the grade of the street, and cast iron beams or girders or stone lintels, used for supports in every brick building, hereafter erected or altered, shall be protected by fireproof material.

Fire escapes in boarding houses, fac-tories, etc.

Every building occupied above the second floor from SECT. 105. the level of the street by two or more families, and every building occupied as a tenement, boarding or lodging house, factory, mill or manufactory, or for offices or workshops in which persons are employed above such second floor, and every school building more than two stories in height and accommodating, or having the means of accommodating, forty or more persons, shall be provided with such proper facilities for the escape of such persons in case of fire as the

inspector may approve; and where fire escapes are required on the outside of a building, they shall be provided with suitable connections

with the ground.

SECT. 106. Every building in which operatives are employed above Fire escapes the second story shall be provided with fire escapes approved by the where operainspector; and women or children shall not be employed in any build-ployed above ing above the second story, unless there are two or more means of story. exit provided. The owner of any building provided with a fire escape Fire escapes to shall keep the fire escape in good repair. Stairs on the outside of be kept in repair. the building shall have railed landings at each story above the first, and shall connect with each story of the building by doors or windows; and no person shall place any obstruction upon any fire escape. May project Fire escapes may project over the line of any public street, highway public street. or causeway, when ordered by the inspector.

SECT. 107. All elevator cars and hoists, not including lifts twenty- Blevators. eight inches square, and except those constructed in dwelling houses, shall run in shafts with brick walls not less than eight inches thick, or walls covered with incombustible material, with proper fire stops, or in the well room of a fireproof stairway enclosed in the same manner and carried up through the roof not less than one foot and six inches; said shafts to be covered with a ventilating sky-light.

SECT. 108. The openings through or upon each floor of any build- Openings to be ing in which there is a hoist or an elevator car not running in a shaft, protected by shall be protected by sufficient automatic rails or gates and trap rails. doors, or such other mechanical devices as shall be equivalent thereto; and every elevator car and hoist shall be provided with some sufficient arrangement to prevent the falling of the car or hoist in case of any accident to the ropes, pulleys and other hoisting apparatus.

The openings into every hoist shaft hereafter con- To be covered structed, except shafts for passenger elevators, shall be furnished doors. with metal or metal covered doors hung to rabbeted iron frames with iron thresholds to the same; said doors to be kept closed, when not in use, by springs of sufficient strength. Equivalent protection against fire may, in the case of passenger elevators, be substituted for such doors.

SECT. 110. No hoistway, elevator car or hoist shall be used in Subject to approval by building until approved by the inspector. any building until approved by the inspector.

SECT. 111. The owner, or other party having an interest in any Buildings, etc., building, staging or other structure, or anything attached to or con- or taken down. nected with a building or other structure, which shall be upsafe so as to endanger life, shall, immediately upon notice received from the inspector of buildings, cause the same to be made safe and secure, or taken down; and where the public safety requires immediate action, the inspector may enter upon the premises with such assistants as may be necessary, and cause the said structure to be secured or taken down without delay, and the passers by to be protected at the expense of such owner or party interested. No staging or stand for observation purposes shall be constructed or occupied upon the roof of any building in said city.

SECT. 112. Every building which shall appear, to the inspector, Notices of dante to be specially dangerous in case of fire, by reason of bad condition of a building to of walls, overloaded floors, defective construction or other causes, be posted on exterior wall. shall be held to be unsafe; and the inspector, besides proceeding as provided in the preceding section, shall also affix a notice of the dangerous character of the structure to a conspicuous place on the exterior wall of said building; and any person removing such notice so affixed shall be liable to a fine of not less than ten nor more than fifty dollars for each and every offence, to be paid into the treasury of said city.

Owner liable to fine for neglect, etc.

SECT. 113. The owner, or party having an interest in the unsafe building or structure, mentioned in the two preceding sections, being notified thereof in writing by the inspector, shall forfeit and pay a fine to the use of said city, for every day's continuance thereof after such notice, a sum not less than ten nor more than fifty dollars, on complaint before any court of competent jurisdiction.

Explosive, etc.,

No explosive or inflammable compound or combustible SECT. 114. be placed under material shall be stored or placed under any stairway of any building, stairway.

or used in any such place or manner as to obstruct or render egress or used in any such place or manner as to obstruct or render egress hazardous in case of fire.

Building in an isolated position more than one hundred feet in height to be

Sect. 115. Any building that may be hereafter erected in an isolated position, and more than one hundred feet in depth, and which shall not have cross walls, shall be securely braced during construction, both inside and out, if practicable; or if outside bracing is not practicable, it shall be properly braced from the inside, and the braces shall be continued from the foundation upward to at least one-third the height of the building from the sidewalk level.

Public buildings.

Every public building hereafter erected, and every building hereafter altered to be used as a public building, in addition to all other provisions applicable to such buildings, shall have at least one frontage for its entire height of at least one entire side of the auditorium and lobbies, passages and stairways of exit on that side. on a street, court, or open passage way fifteen feet or more wide, and at least two-thirds of the entire width of exits and entrances shall open on to such street, court or passage way; shall have the doors, halls, corridors, lobbies, stairways, passages and aisles, wide, direct, and so constructed and arranged as to afford easy egress for the occupants under all circumstances; and exits and entrances shall, as far as practicable, be identical; shall have all doors open outwards, and of the full width of the passages from which they open; shall have the passages of exit and stairways at least five feet wide and of an aggregate capacity in width of not less than twenty inches for each one hundred persons that said building may at any time contain. This provision to apply to the exits from each division, gallery or compartment of such building, as well as to the exterior openings; shall have the corridors, lobbies, stairways, passages and aisles of equal or increasing width, towards the exits, and without any projection into them within six feet of the floor; shall have the halls, corridors, doors, stairways, seats and aisles so arranged as to facilitate egress, and as the inspector may approve; and shall have all pipes and apparatus used in heating or lighting, and all lights, protected to the satisfaction of the inspector; and shall have such fire service and apparatus for the extinguishment of fire as the inspector may deem All exits from any public building shall be opened for the use of every departing audience.

Entrances and exits.

Temporary seats pro-bibited.

SECT. 117. No temporary seats or other obstructions shall be allowed in any aisle, passage way of exit or entrance, or stairway of a public building; and no persons shall be allowed to stand or remain therein while the building is in use.

Changes of level in floors.

SECT. 118. All changes of level in the floors of public buildings. except regular stairways, from story to story, and except the necessary steps in galleries and balconies, rising towards the exits, shall be made by inclines of no steeper gradient than two in ten within the auditorium, and rising towards the exits, and one in ten for all others.

Overheads to be protected.

SECT. 119. The overheads, immediately beneath the floors of the auditorium, lobbies, hall room, galleries, stairways, landings and corridors of public buildings shall be protected by some incombustible material, such as wire lathing and plastering; and the stair carringes and framing shall be pugged solid to line of treads, risers, and landing floors with some incombustible material.

SECT. 120. All partitions of public buildings enclosing the stair- Partitions. ways, lobbies and corridors, or separating them from auditorium or ante-rooms, shall be of brick masonry; or of heavy studding, brick nogged throughout, or otherwise made non-combustible.

SECT. 121. All stairs and landings of public buildings shall have Stairs and proper hand rails on both sides tirmly secured to walis, or to strong landings. posts and balusters throughout their entire length; and wide stairways shall have one or more intermediate rails on strong vertical sup-

ports, as approved by inspector.

SECT. 122. The rise of stairs of public buildings shall not exceed Rise of stairs. seven and one-half inches, nor the going be less than ten and onehalf inches. No winders less than seven inches wide at the narrow-Winders. est end, or flights of less than three steps, shall be introduced, and there shall be a full landing to at least every fifteen steps.

SECT. 123. Every approach or exit of a public building, under or Approach and through any other building, shall have solid brick walls, and the solid brick floors and ceilings shall be of approved incombustible and fire resis- walls. ting materials, and there shall be no openings through said walls, floors or ceilings.

SECT. 124. No boiler, furnace, engine or heating apparatus, ex- No boller, etc., cept steam pipes and radiators, shall be located under the auditorium under auditorium.

nor under any passage or stairway of exit of a public building. The lights for the rear of the auditorium and for all Lights. passages and stairways of exit of every public building, shall be independent of the lights of the rest of the auditorium and platform, and shall be so arranged that they cannot be turned down or off from the platform.

SECT. 126. Every building hereafter built or altered to be used Theatres to be as a theatre, for dramatic, operatic or other similar performances, or altered. involving the use of a fixed stage, with movable or shifting scenery, curtains and machinery, shall be a brick building, and be of fire resisting construction throughout, so far as the nature of its uses will permit, and in addition to all other provisions applicable to a public building, shall have the highest part of main floor of auditorium not Height of main more than seven feet above the sidewalk of the open street, court, or than seven feet passage way on which the main doors of exit shall be located; shall have above sidewalk at least two independent exits for each divison, compartment or gallery of the auditorium; and for each gallery or division above the first floor shall have independent stairways and such stairways and exits shall be located as far apart as practicable. The lobbies shall be Lobbies, walls, separated from the auditorium by brick or other fire resisting walls; and doors to be of incombustible and all walls, floors, and landings of stairways, and all stairs shall be materials. of incombustible materials; and all doors from auditorium to lobbies and stairways shall be of metal covered wood and self closing. There shall be lobbies adjoining each division of the auditorium sufficiently large to furnish standing room for all persons that such division may at any time contain.

SECT. 127. In addition to the exits herein before required for all Passage way public buildings, there shall be provided, if practicable, for every auditorium to theatre, direct exits from the main floor of auditorioum to a street, a street. court or open passage way; and these exits shall be provided with such light doors or sashes, opening outwards, and secured only on the inside, as may readily be forced open in case of fire or panic.

SECT. 128. The stage of every theatre shall be separated from the stage to be auditorium by a brick wall sixteen inches thick, or its equivalent, from the audiwhich wall shall extend the entire width of the building, and from torium by brick ground to roof, and from ground to stage floor, and be topped out as inches thick.

a party wall. There shall be no openings through this wall except the curtain opening, and not more than two others, to be located at the level of or below the stage; these latter openings shall not exceed twenty-one superficial feet each, and shall have tinned wood, self closing doors, securely hung to rabbets in the brick work.

Wall over the

SECT. 129. The wall over the curtain opening of every theatre shall be carried by a brick arch, or by an iron truss or girder; and if a truss or girder is used it shall be covered by materials non-conductive of heat, and a girder shall be spanned by a sufficient relieving arch of brick in cement.

Roof trusses.

SECT. 130. The roof trusses of every theatre shall be covered with incombustible material.

Finish around the curtain opening. SECT. 131. The finish or decorative features around the curtain opening of every theatre shall be of incombustible materials, well secured to masonry.

Scenery and exposed wood work.

SECT. 132. All scenery, curtains and exposed wood work of stage of every theatre shall be thoroughly covered or saturated, if practicable, with fire resisting material, approved by inspector.

Stage and floors. SECT. 133. The fixed portions of stage, fly floors, and tie floors of every theatre shall be of approved incombustible material, except that the flooring may be of wood.

Underside flooring of fly doors.

SECT. 134. The under side of flooring of fly floors of every theatre shall be covered with approved incombustible materials, and the tie floors shall have an open flooring of slats, set their full width apart.

Scene docks, carpenter shops, etc. SECT. 135. All scene docks, carpenter or property shops, and wardrobes of every theatre, shall be separated from stage, auditorium, and dressing room divisions by solid brick walls, not less than twelve inches thick, with no openings to the auditorium, dressing room divisions; and all openings to the stage shall have tinned wood, self closing doors, securely hung in rabbets in the brick work.

Rooms of employés.

SECT. 136. All rooms and premises in every theatre for the use or occupancy of persons employed therein shall be located in secure positions, and shall have at least two independent exits, as remote from the stage as practicable; and all parts of such rooms and premises, with their passages and stairways, shall be of fire resisting construction.

Fire apparatus.

Sect. 137. There shall be at least two two inch high service stand pipes on the stage of every theatre, with ample provision of hose and nozzles at each level of the stage on each side, and the water shall be kept turned on during the occupancy of the building. The said pipes shall have two gates, one above the other, with a proper test or waste valve; the lower gate to be kept open at all times except when testing the upper gate to ascertain if it is in order for use. The proscenium opening shall be provided with a two and one-half inch perforated iron pipe, so constructed that, in case of an emergency, it will form a complete water curtain for the entire proscenium opening, and there shall be such additional fire apparatus and perforated iron pipes or automatic sprinklers as the inspector shall direct. Said pipes shall be supplied with water by high pressure service, and be at all times ready for use.

Ventilators.

SECT. 138. There shall be one or more ventilators near the centre and above the highest portion of stage of every theatre, constructed of incombustible materials, and equal in combined area of opening to one-tenth of the area of stage floor. Said ventilators shall have valves or louvres so counterbalanced as to open automatically, and shall be kept closed when not in use, by cords or wires reaching to the prompter's desk, and readily operated therefrom. There shall also be a proper arrangement of combustible cords, or fusible con-

nections to open the ventilating valves automatically, by the action of fire on the stage.

SECT. 139. The proscenium or curtain opening of every theatre Fire resisting shall have a fire resisting curtain of incombustible material, re-en-by wire netting. forced by wire netting, or otherwise strengthened; if of iron, or similar heavy material, and made to lower from the top, it shall be so contrived as to be stopped securely at a height of seven feet above the stage floor; the remaining opening being closed by a curtain or valance of fire resisting fabric as above. Such curtain shall be lowered at the beginning and end of each and every performance, and shall, in its material, construction and mechanism be improved by the inspector.

SECT. 140. Every brick building hereafter erected or altered, to Tonements or lodging houses be used for a tenement or lodging house, except those where there are not more than four families and having two separate stairways, shall have the stairways enclosed in brick walls not less than eight inches thick the entire height, and provided with a ventilating skylight so arranged with fireproof appliances that it may be operated from the lower hall in a manner satisfactory to the inspector, and the stairway side of said walls, if plastered, unless it is an outside wall, shall be plastered directly on the brick work, and no opening or aperture shall be made in said walls except the requisite doors for entrance thereto and external windows; and the whole area of stairway not occupied by well rooms on each floor shall be deafened as provided in section one hundred and two. Other better fireproof or fire resisting construction may be substituted for the wood framing and deafening and wire lathing and plastering by permission of inspector. Every such building if to be occupied by more than four families above the first floor, shall have such additional staircases or means of egress as in the judgment of the inspector the safety of the occupants shall demand. If such staircase partitions are to commence at a level above the cellar bottom, they may be erected upon iron girders, and properly protected from fire, and the floor within said walls at the level of the girders shall be entirely of incombustible material.

The exterior walls of every building hereafter erected Exterior walls SECT. 141. or altered to be used for a tenement or lodging house, on a street houses, oto. not more than twenty feet in width, shall not exceed thirty feet in height.

SECT. 142. No building, of which any part is used for storage or Building used sale of hay, straw, hemp, flax, shavings, burning fluids, turpentine, storage not to camphene or any inflammable oil, or other highly combustible sub-be used a dwelling. stances, shall be occupied in any part as a dwelling, tenement or lodging house; except that rooms for coachmen or grooms may be allowed in connection with the private stables authorized by this act, by permission of inspector. All receptacles for ashes in any tenement or lodging house shall be enclosed with incombustible material satisfactory to inspector.

SECT. 143. Every tenement or lodging house shall have in the Ventilators and fire cacapes for roof, at the top of the hall, a ventilator; shall also be provided with tenements or a fire escape, or means of escape in case of fire, both to be approved lodging houses. by the inspector; shall have in every room occupied as a sleeping room, and which does not communicate directly with the external air, a ventilating or transom window, having an opening or area of three square feet over the door leading into and connected with the adjoining room, if such adjoining room communicates with the external air; and also a ventilating or transom window, of the same opening. in such other place as the inspector may direct, but no transom window shall be placed in a partition wall enclosing a main stairway;

shall also have proper stairs, strong balusters, posts, railings, and kept in good repair.

Ordinances to remain in force.

SECT. 144. All ordinances and parts of ordinances of said city now in force, relating to the building limits and the inspection and survey of buildings, shall remain in force until amended or repealed by said city, and all officers elected or appointed under the provisions of said ordinances or the acts repealed, shall continue to hold office for the terms for which they were elected or appointed and until their successors are elected or appointed in accordance with this act, unless sooner removed.

Officers to continue.

Provisions may be enforced in equity. Secr. 145. Any court having equity jurisdiction, in term time or vacation, may, on the application of the inspector, by any suitable process or decree in equity, enforce the provisions of this act, and may, on such application, issue an injunction to restrain the use or occupation of any building or structure in the city of Boston, erected, altered, maintained or used in violation of this act.

Fines and penalties. SECT. 146. Any person violating any provision of this act shall be punished by a fine not exceeding one hundred dollars, to be paid into the treasury of said city, unless another penalty is specifically provided herein.

Repeal.

SECT. 147. Chapter two hundred and eighty of the acts of the year eighteen hundred and seventy-one, chapters two hundred and sixty, and three hundred and seventy-one, and three hundred and seventy-two, chapters two hundred and ninety-eight, and three hundred and thirty-eight of the acts of the year eighteen hundred and seventy-three, chapters sixty-nine, and one hundred and seventy-six of the acts of the year eighteen hundred and seventy-six, chapters one hundred and one, and sections three, four and seven of chapter two hundred and fifty-two of the acts of the year eighteen hundred and eighty-two, and chapter one hundred and fifty-five of the acts of the year eighteen hundred and eighty-three are repealed.

Sect. 148. This act shall take effect upon its passage.

June 19, 1885.

### 1885. — CHAPTER 377.

AN ACT TO AUTHORIZE THE CITY OF BOSTON TO TAKE AND HOLD LAND, AND TO CONSTRUCT THEREON A COURT HOUSE FOR THE COUNTY OF SUFFOLK.

Be it enacted, etc.:

May take land for a court house.

Section 1. The board of commissioners appointed by the mayor of said city, by virtue of an order of the city council of said city with reference to a court house, approved March fourth, eighteen hundred eighty-five, is hereby authorized to select and take in the name and behalf of said city, by purchase or otherwise, such land as may, in the judgment of said commissioners, subject to the approval of the mayor of the city of Boston, be requisite for the erection of a court house for the use of the courts of the Commonwealth within and for the county of Suffolk, and other purposes incidental thereto, and for a court house yard for the same.

To cause to be recorded a description of the land taken.

SECT. 2. Said commissioners shall within thirty days after the approval of the mayor of the land selected by said commissioners file in the registry of deeds for Suffolk county and cause to be recorded a description of the lands so taken as certain as is required in a common conveyance of land, with a statement of the purpose for which it is taken; which description and statement shall be signed by said commissioners or a majority thereof, and the fee of the land so taken

or purchased shall vest in the city of Boston. The city shall be liable to pay all damages that shall be sustained by any person or persons by reason of the taking of such land as aforesaid. Such damages to be ascertained and determined in the manner provided for ascertaining and determining damages in case of the laying out, altering or dis-

continuing of ways within the city of Boston.

SECT. 3. It shall be the duty of the city of Boston, acting by and To creet a suitthrough the said commissioners, to creek within a reasonable time, house, upon the land so selected by them and taken or purchased by virtue of this act, a suitable court house for the use of the courts of the Commonwealth in and for the county of Suffolk, and for other purposes incidental thereto. But work upon the same shall not be commenced until full plans shall have been prepared, and after being duly advertised, proposals for doing the work shall have been received from responsible parties, and contracts have been entered into with satisfactory guaranties for their performance. And the said commissioners shall not expend or contract to expend more than twelve hundred thousand dollars in addition to the cost of the land, unless such excess of expenditure shall first have been authorized by the city council of Boston.

SECT. 4. Said board of commissioners shall remain in existence a Vacancies to be sufficient time to accomplish the purposes of this act, and any vacancy occurring therein shall be filled by appointment of the mayor. board shall semi-annually, and whenever required by the mayor or city council, make and present in writing a particular report and a statement of all their acts and proceedings, and of the condition and progress of the work. They shall receive such compensation as may Semi-annual be fixed by the city council, and shall not be individually interested report. either directly or indirectly in the work directed by this act.

For the purpose of defraving all costs for land taken or Suffolk county purchased and for constructing said court house, and for other loan. expenses legally incurred under this act, said city of Boston is authorized to issue its bonds or certificates of indebtedness, to be known as the "Suffolk County Court House Loan" to be payable at such time or times not exceeding fifty years in all, and at such rate of interest as the city council may determine. Said city may make payable annually a fixed proportion of the principal of said bonds or certificates. Said city shall annually raise by taxation the amount required to meet such interest, and the proportion of the principal payable annually. The sinking funds of any loans of said city may be invested in said bonds or certificates.

SECT. 6. Chapter one hundred and twenty-eight of the acts of Repeal of 1880, the year eighteen hundred and eighty is hereby repealed, and all estates in land taken or appropriated for a court house thereunder are hereby revested in the city of Boston as though said act had not been passed.

SECT. 7. This act shall take effect upon its passage.

June 19, 1885.

[1886, 122.]

#### 1885. — Chapter 382.

AN ACT IN RELATION TO THE PRESERVATION OF HEALTH IN BUILDINGS IN THE CITY OF BOSTON.

Be it enacted, etc.:

SECTION 1. Every building in the city of Boston used as a dwell-Buildings used ing, tenement or lodging house, or where persons are employed, shall cit, to be farmed to be a supplyed on the buildings used in the city of Boston used as a dwell-Buildings used in the city of Boston used as a dwell-Buildings used in the city of Boston used as a dwell-Buildings used in the city of Boston used as a dwell-Buildings used in the city of Boston used as a dwell-Buildings used in the city of Boston used as a dwell-Buildings used in the city of Boston used as a dwell-Buildings used in the city of Boston used as a dwell-Buildings used in the city of Boston used as a dwell-Buildings used in the city of Boston used as a dwell-Buildings used in the city of Boston used as a dwell-Buildings used in the city of Boston used as a dwellings, the city of Boston used in the city of Boston used as a dwellings, and the city of Boston used in the city o have at all times such number of good and sufficient water closets, water closets,

earth closets or privies as the board of health of said city may determine, but the occupants of any two or more of any such buildings may use such closets or privies in common, provided the access as easy and direct; and said board shall not require more than one such closet or privy for every twenty persons.

Cesspools subject to control of board of health.

SECT. 2. Every such building situated on a street in which there is a sewer, shall have water closets, and shall not have a cesspool or privy connected with it, except where, in the opinion of the board of health, it can be allowed to remain for a longer time, and then only as said board shall approve.

Tenement or lodging house.

Meaning of

terms used.

SECT. 3. No building in the city of Boston shall be converted into, or used for a tenement or lodging house, unless, in addition to the other requirements of law, it conforms to the provisions of this act.

SECT. 4. In this act the following terms shall have the meanings

respectively assigned to them, viz.:—
"Cellar" means a basement or lower story of any building of which one-half or more of the height from the floor to the ceiling is below the level of the street adjoining.

"Inspector" means inspector of buildings of the city of Boston.

"Lodging house" means a building in which persons are temporarily accommodated with sleeping apartments, and includes hotels.

"Tenement house" means a building which, or any portion of which, is to be occupied, or is occupied as the residence of more than three families living independently of one another, and doing their cooking upon the premises; or by more than two families upon any floor above the second floor, so living and cooking.

Yard or area to be so connected with sower that water, etc., will freely flow from it. SECT. 5. Every tenement or lodging house shall have the yard or area so connected with a sewer that all water and liquid filth will freely flow from it to the sewer, or, if there is no sewer, to the street gutter, by means of a passage under the sidewalk covering, so constructed as to be easily accessible to remove obstructions.

Clear, open space in rear, if building is on front of lot.

SECT. 6. If a building to be used for a tenement or lodging house is on the front of any lot where there is another building on the rear of the same lot, there shall be clear, open space, exclusively belonging to the front building, and extending upwards from the ground, of at least ten feet between said buildings, if they are one story high above the level of the ground. If they are two stories high, the distance between them shall not be less than lifteen feet; if they are three stories high, the distance between them shall be not less than twenty feet; and if they are more than three stories high, the distance between them shall be not less than tance between them shall be not less than twenty-five feet.

Space in rear.

SECT. 7. If such building is on the back part of any lot, there shall be a clear, open space of at least ten feet between such building and every other building in its rear. But when thorough ventilation of such open spaces can be otherwise secured said distances may be lessened or modified, in special cases, by a permit from the board of health and the inspector.

Height of

SECT. 8. Every habitable room of such building not now used but hereafter used as a tenement or lodging house shall be, in every part, not less than eight feet in height from the floor to the ceiling, except in the attic, and shall be at least eight feet in height from the floor to the ceiling throughout not less than one-half the area of such room; and every such room shall have at least one window connecting with the external air, or over the door a suitable ventilator connecting with a room or hall which has a connection with the external air.

Area of window communicating with external

SECT. 9. The total area of window communicating with the external air, in every room of such building, shall be equal to at least one-tenth of the superficial area of the room; and the top of one at least of such windows shall be not less than seven feet six inches

above the floor, and the upper half of each window shall be so made as to open for the purposes of ventilation.

SECT. 10. Every habitable room of such building, of area less than Ventilation. one hundred superficial feet, which does not communicate directly with the external air, and is without an open fireplace, shall be provided with special means of ventilation, approved by the board of health and the said inspector.

SECT. 11. Every such building shall have adequate chimneys run-Chimneys with open fireplaces or grate, or place or place or place for for a stove, properly connected with one of said chimneys, for every stoves. family and set of apartments; shall have proper conveniences and non-combustible receptacles for ashes and rubbish; shall have water furnished at one or more places in such house, or in the yard thereof, Water supply. so that the same may be adequate and reasonably convenient for the use of the occupants thereof; and shall have the floor of the cellar properly cemented, so as to be water-tight.

Every such building used for a tenement or lodging Receptacles for SECT. 12. house shall have suitable receptacles for garbage and other refuse matters, and shall not be used as a place of storage for any combustible article, or any article clangerous to life or detrimental to health; nor shall any horse, cow, calf, swine, pig, sheep or goat be kept in said building.

SECT. 13. Every such building, and the yard, court, passage, Premises to be and allows belonging to the same shall be kept clean. area and alleys belonging to the same, shall be kept clean and free from any accumulation of dirt, filth, garbage or other refuse matter, to the satisfaction of the board of health.

The tenant of any lodging-house or tenement-house Tenant to shall thoroughly cleanse all the rooms, floors, windows and doors of the house, or part of the house, of which he is the tenant, to the satisfaction of the board of health; and the owner or lessee shall well to whitewash. and sufficiently, to the satisfaction of said board, whitewash or otherwise cleanse the walls and ceilings thereof once at least in every year in the months of April or May, and have the privies, drains and cesspools kept in good order and the passages and stairs kept clean and in good condition.

The owner, agent of the owner, and keeper of any Notice of infectious diseases. SECT. 15. lodging or tenement house, or part thereof, shall, when any person in such house is sick of fever, or of any infectious, pestilential or contagious disease, and such sickness is known to such owner, agent or keeper, give immediate notice thereof to the board of health, and thereupon said board shall cause the same to be inspected, and cleansed or disinfected at the expense of the owner, in such manner as they may deem necessary; and may also cause the blankets, bedding and bedclothes used by any such person to be thoroughly cleansed, scoured and fumigated, and, in extreme cases, to be destroyed.

SECT. 16. The halls on each floor of every such building shall Halls on each open directly to the external air, with suitable windows, and shall directly to exhave no room or other obstructions at the end, unless sufficient light ternal air. and ventilation is otherwise provided for said halls in a manner approved by the board of health.

SECT. 17. No person shall, without a permit from the board of Cellar or under health, let or occupy, or suffer to be occupied, separately as a dwell- ground room not to be used ing or place of lodging and sleeping, any cellar or under ground room as a dwelling, etc. whatsoever, unless the same be in every part thereof at least seven feet in height, measured from the floor to the ceiling thereof; nor unless the same shall have been so let or occupied before the passage of this act, nor unless the same be for at least one foot of its height above the surface of the street or ground adjoining, or nearest to the

same; nor unless there be, outside of and adjoining the said vault, cellar or room, and extending along the entire frontage thereof, and upwards from six inches below the level of the floor thereof, up to the surface of the said street or ground, an open space of at least two fect and six inches wide in every part; nor unless the same be well and effectually drained by means of a drain, the uppermost part of which is one foot at least below the level of the floor of such vault, cellar or room; nor unless there is a clear space of not less than one foot below the level of the floor, except where the same is cememted; nor unless there be appurtenant to such vault, cellar or room, the use of a water-closet or privy, kept and provided as in this act required, nor unless the same have an external window opening of at least nine superficial feet clear of the sash frame, in which window opening there shall be fitted a frame filled in with glazed sashes, at least four and a half superficial feet of which shall be made so as to open for the purpose of ventilation; provided, however, that in case of an inner or back vault, cellar or room, let or occupied along with a front vault, cellar or room, as a part of the same letting or occupation, it shall be a sufficient compliance with the provisions of this act if the front room is provided with a window as herein before provided, and if the said back vault, cellar or room is connected with the front vault, cellar or room by a door, and also by a proper ventilating or transom window, and, where practicable, also connected by a proper ventilating or transom window, or by some hall or passage, with the external air; provided further, that in any area adjoining a vault, cellar or underground room, there may be steps necessary for access to such vault, cellar or room, if the same be so placed as not to be over, across or opposite to external window, and so as to allow between every part of such steps and the external wall of such vault, cellar or room, a clear space of six inches at least, and if the rise of said steps is open; and provided, further, that over or across any such area there may be steps necessary for access to any building above the vault, cellar or room, to which such area adjoins, if the same be so placed as not to be over, across or opposite to any such external window.

Provisos.

Board of health cellars.

SECT. 18. The board of health shall have authority to make such may make other regulations as to cellars, and the ventilation and overcrowding of tenement and lodging houses and buildings where persons are employed, as they deem necessary, subject, however, to the laws relating to building in the city of Boston.

Name of owner, agent, etc., to be posted on wall of tenement

SECT. 19. Every owner and agent, or person having charge, of a tenement or lodging house shall leave his address with the board of health, and shall have legibly posted on the wall or in the entry of such tenement or lodging house the name and address of such owner and of the agent or person having charge of the same; and service upon parties whose address is out of the city, of any papers or notices required by this act, or any act relating to the preservation of health, or by any proceedings to enforce any of their provisions, shall be sufficient, if made by sending a copy of such paper or notice through the mail to the address of the person or persons so designated as owner, agent or person having charge of such tenement or lodging house; and service upon parties whose address is in the city, by leaving such copy at said address.

Officers to have free access.

SECT. 20. Every officer of the board of health, and every officer upon whom any duty or authority is conferred, shall have free access to every part of any lodging or tenement house, when required, in the proper execution of the duties of his office.

Provisions may be enforced by

Sect. 21. Any court having equity jurisdiction, in term time or

vacation, may, on the application of the board of health, by any process suitable process or decree in equity, enforce the provisions of this act, and may, on such application, issue an injunction to restrain the use or occupation of any building or structure in the city of Boston, erected, altered or used in violation of this act.

SECT. 22. Any person violating any provision of this act shall be Penalties. punished by a fine not exceeding one hundred dollars, or by confinement in the house of correction not exceeding sixty days, unless another penalty is specifically provided herein.

SECT. 23. Every member of said board of health, and every officers to be inspector acting under said board shall, before entering upon the duties of his office take and subscribe an oath before the city clerk of said city that he will faithfully and impartially discharge such duties, and the city clerk shall make and keep a record of such oath. Every member of said board and every such inspector who enters Penalty. upon or discharges such duties without having taken and subscribed such oath shall be liable to a penalty of one hundred dollars, but

such omission shall not render invalid any act or proceeding of said board.

SECT. 24. This act shall take effect upon its passage.

June 19, 1885.

#### 1885. — Resolves. CHAPTER 12.

RESOLVE PROVIDING FOR THE PAYMENT OF ARMORY RENTS TO CERTAIN CITIES AND TOWNS.

Resolved, That the adjutant-general be and he is hereby authorized Allowance for rent of armories. to allow to the following named cities and towns, to wit: - The cities of Boston, Cambridge, Fall River, Holyoke, Lowell, Malden and Worcester, and the towns of Beverly, Chelmsford, Concord, Gardner, Groton, Leominster, Westford and Woburn, such amounts for rent of armories, for the year eighteen hundred and eighty-four, for various organizations of the state militia occupying public buildings, as may be in his judgment just and reasonable; and said amounts shall be certified to the auditor of the Commonwealth, not to exceed in all the sum of eight thousand dollars, to be paid from the appropriation for armory rents, authorized by chapter thirty-two of the acts of the year eighteen hundred and eighty-four.

February 25, 1885.

#### 1885. — Resolves. CHAPTER 62.

RESOLVE PROVIDING FOR PAYMENT TO THE CITY OF BOSTON FOR ITS SUPPORT OF STATE PAUPERS.

Resolved, That a sum not exceeding fourteen thousand two hun-Payment to city dred and seventy-six dollars and twenty-four cents be allowed and state paupers. paid out of the treasury of the Commonwealth to the city of Boston, for the payment of certain bills for support of state paupers at the Boston city hospital which have been audited and allowed by the board of health, lunacy and charity, and are now on file in the office of the state auditor, in sums as follows, to wit, viz.:

The sum of sixty-five hundred and three dollars and fifty-six cents for a period dating from December twenty-second, eighteen hundred cighty-two, to December thirty-first, eighteen hundred eighty-three, and a further sum of seven thousand seven hundred and seventy two dollars and sixty-eight cents for certain other bills incurred in like manner for the year ending December thirty-first, eighteen hundred eighty-four.

June 11, 1885.

#### 1886. — CHAPTER 33.

AN ACT TO PROVIDE FOR THE ORGANIZATION OF THE SCHOOL COMMITTEE
OF THE CITY OF BOSTON.

Be it enacted, etc.:

Organization of school committee in Boston. Section three of chapter two hundred and forty-one of the acts of the year eighteen hundred and seventy-five is amended by striking out the words "in the year eighteen hundred and seventy-six and annually thereafter at such time and place as the mayor may appoint," and by inserting in place thereof the words,—in each year,—so that the first clause of said section shall read as follows:—The persons so chosen as members of the school committee shall meet and organize on the second Monday in January in each year.

February 27, 1886.

[1875, 241.]

## 1886. — CHAPTER 65.

AN ACT EXTENDING THE TIME FOR THE COMPLETION OF THE PUBLIC PARK IN THE CITY OF BOSTON KNOWN AS THE CHARLES RIVER EMBANK-MENT.

Be it enacted, etc.:

Time extended for building sea wail.

Section 1. The time within which the board of the park commissioners of the city of Boston may build the sea wall on the Boston side of the lower basin of Charles river, between Craigie's bridge and West Boston bridge, and may fill and fit up the grounds enclosed thereby for the purposes of a public park, as authorized by chapter ninety-two of the acts of the year eighteen hundred and eighty-one, and in accordance with the plans and specifications for said work heretofore duly approved and licensed by the board of harbor and land commissioners, is hereby extended one year, to wit: to the sixteenth day of March in the year eighteen hundred and eighty-seven.

SECT. 2. This act shall take effect upon its passage.

March 15, 1886.

[1881, 92.]

#### 1886.— CHAPTER 122.

AN ACT TO PROVIDE ACCOMMODATIONS FOR REGISTRIES OF DEEDS AND PROBATE IN CONNECTION WITH THE NEW COURT HOUSE FOR THE COUNTY OF SUFFOLK, AND TO TAKE ADDITIONAL LAND FOR THE PURPOSE.

Be it enacted, etc.:

Registry of deeds and registry of probate for Suffolk county. SECTION 1. Chapter three hundred and seventy-seven of the acts of the year eighteen hundred and eighty-five, entitled "An Act to authorize the city of Boston to take and hold land, and to construct thereon a court house for the county of Suffolk," is amended by adding to section one, at the end thereof, the words following, to wit:—and for a registry of deeds and a registry of probate for said county, and other purposes incidental thereto.

Excess of expenditures first to be authorized by city council of Boston.

Sect. 2. Said act is further amended by striking out the word "twelve" in the last clause of section three thereof, and inserting instead thereof the word:—fifteen,—so that the said clause as amended shall read as follows:—And the said commissioners shall

not expend or contract to expend more than fifteen hundred thousand dollars in addition to the cost of the land, unless such excess of expenditure shall first have been authorized by the city council of Bos-

The said commissioners, for the purposes and in the Commissioners manner set forth in said act, or in this amendment thereto, may take tain estates. the whole or any portion of the four estates on Somerset street numbered severally thirteen, eleven, nine and seven, and of the three estates on Pemberton square, numbered severally seventeen, eighteen and nineteen, being land situated in said city of Boston and lying between the land already taken by said commissioners and the said highways.

SECT. 4. Section three of chapter three hundred and seventy-seven General plans of the acts of the year eighteen hundred and eighty-five is further and contracts amended by striking out the whole of the second clause thereof, and made before inserting instead thereof the following, to wit: — But work upon the meneed. same shall not be commenced until full general plans for the building shall have been prepared, and no specific work shall be commenced until the same shall have been duly advertised, proposals for doing such work shall have been received from responsible parties, and contracts have been entered into with satisfactory guaranties for their performance.

All the provisions relating to the Suffolk county court Provisions of 1885, 877, to house loan and to the erection of said court house, as set forth in said apply. original act, shall apply to said act as hereby amended.

This act shall take effect upon its passage.

April 2, 1886.

[1885, 877.]

## 1886. — CHAPTER 134.

AN ACT TO CHANGE A PORTION OF THE LINE OF THE SEA WALL OF THE PUBLIC PARK IN THE CITY OF BOSTON KNOWN AS THE CHARLES RIVER EMBANKMENT.

Be it enacted, etc.:

The ninety-second chapter of the acts of the year Line of se eighteen hundred and eighty-one, entitled "An Act in addition to An changed. Act for the laying out of public parks in or near the city of Boston," is hereby so far amended that the sea wall therein authorized on the Boston side of Charles river between Craigie's and West Boston bridges, may be built on or within the following lines instead of those defined in said act, namely: — Beginning at a point on the southerly side of Craigie's bridge distant two hundred feet perpendicularly from the westerly line of Charles street, and running thence southerly in a line parallel to said westerly line of Charles street to a point opposite the first angle in said street; thence turning a similar angle and running southerly in a straight line parallel to and two hundred feet distant perpendicularly from the westerly line of the next adjoining section of said Charles street, and extending in the same course to West Boston bridge.

SECT. 2. All of the other provisions of the act aforesaid shall Provisions of apply to the lines and areas defined by this act, subject to the exten-1886, 65, to sion of time granted by chapter sixty-five of the acts of the present apply. year for the completion of said sea wall and other authorized work.

SECT. 8. This act shall take effect upon its passage.

April 9, 1886.

#### 1886. — CHAPTER 195.

AN ACT TO AUTHORIZE THE RELEASE TO ITS FORMER OWNERS OF A PARCEL OF LAND HERETOFORE TAKEN FOR A COURT HOUSE FOR THE COUNTY OF SUFFOLK.

Be it enacted, etc.:

SECTION 1. The board of commissioners mentioned in chapter three hundred and seventy-seven of the acts of the year eighteen hundred and eighty-five is hereby authorized, with the consent of the mayor of Boston, to abandon to the former owners all that parcel of land situated in Pemberton square in the city of Boston, taken by said board from John Lowell and Augustus Lowell, trustees, upon receiving from said trustees a release to the city of Boston of all claims for damages and costs for the taking thereof, and to execute a deed of release to the said trustees which shall revest the said parcel of land in them, as of their estate in the same before said taking.

SECT. 2. This act shall take effect upon its passage.

May G, 1886.

[1885, 377.]

## 1886. — CHAPTER 199.

AN ACT TO AUTHORIZE THE CITY OF BOSTON TO PURCHASE THE PROP-ERTY OF THE JAMAICA POND AQUEDUCT CORPORATION.

Be it enacted, etc.:

City of Boston may purchase property, etc., of the Jamaica pond aqueduct corporation.

SECTION 1. The city of Boston, by the Boston water board, may purchase and hold all the property, estates, rights and privileges of the Jamaica Pond Aqueduct Corporation, incorporated by chapter one hundred and thirty-five of the acts of the year eighteen hundred and fifty-seven, and said Boston water board may, if the same shall be deemed expedient, connect Jamaica pond and the pipes of said corporation so purchased with the other water pipes of said city; but said city shall not hereby acquire any right to take ice from said pond, or to take land upon which any building or machinery is now erected, or which is now used in connection with such building or machinery for the purpose of storing ice, or for convenience in cutting, storing and moving ice, without the consent of the owner of said land and buildings or machinery; nor shall said city, by virtue of this act or by the purchase hereunder authorized, acquire any right to obstruct or in any manner interfere with the business of persons or corporations now engaged in cutting, storing, selling or moving ice from said pond, or with the rights of any other person or corporation in the water or ice of said pond, or in the lands bordering upon the same, except so far as the same shall be necessary, in raising or lowering the surface of the water of said pond, to the extent, or in protecting and preserving the purity of said waters, in the manner, now authorized by law.

Subject to acceptance by a two-thirds vote of the city council.

This act shall not become valid until it has been accepted SECT. 2. by the city council of the city of Boston, by a vote of two-thirds of the members of both branches thereof.

May 7, 1886.

### 1886. — CHAPTER 217.

AN ACT RELATING TO THE DRAINAGE OF EAST BOSTON.

Be it enacted, elc.:

SECTION 1. The city of Boston may discharge the sewage of that Drainage of East Boston. part of the city of Boston known as East Boston into the channel on the southerly or westerly side of said East Boston, at a point beyond the harbor commissioners' line.

SECT. 2. Said city may take by purchase or otherwise any lands, City may take rights of way or easements necessary for the carrying out of the rights of way. purposes of this act. When any lands, rights of way or easements are so taken in any manner other than by purchase, said city shall, within thirty days after such taking, file in the registry of deeds for the district in which said lands, rights of way or easements lie, and cause to be recorded a description of the same as certain as is re- Description of land taken to be quired in a common conveyance of land, with a statement of the pur-recorded in poses for which the same is taken. Said city shall pay all damages registry of deeds. that shall be sustained by any person by reason of such taking, the same to be ascertained and determined in the manner provided for ascertaining and determining damages in the case of laying out, altering or discontinuing highways in said city.

SECT. 3. All structures or excavations under or over tide water Structures, otc., made for the purposes aforesaid shall be subject to the approval of proval of harbor the board of harbor and land commissioners.

and land com-

SECT. 4. This act shall take effect upon its passage.

May 14, 1886.

### 1886. — CHAPTER 229.

AN ACT TO AUTHORIZE CERTAIN STREET RAILWAY COMPANIES TO LEASE AND TO PURCHASE AND HOLD THE PROPERTY, RIGHTS AND FRAN-CHISES OF, AND TO UNITE AND CONSOLIDATE WITH, EACH OTHER, AND TO ESTABLISH AND MAINTAIN THE CABLE SYSTEM OF MOTIVE POWER.

Be it enacted, etc.:

SECTION 1. Each of the street railway companies now authorized Street railway to run cars in or into the city of Boston may lease and may purchase Boston may and hold the whole or any part or parts of the property, rights and consolidate. franchises of, and may unite and consolidate with, any or all of the other said street railway companies, and may increase its capital stock so far as may be necessary to carry into effect the provisions of this act, subject to all general laws applicable to such increase; but such leases, purchases and consolidations shall be only upon such terms and conditions as shall be approved by a majority in interest of the stockholders of each corporation, at meetings called for that purpose, and by the board of railroad commissioners; and the corporations so uniting shall, in every instance, constitute one corporation, under such corporate name, not in use by any other street railway company, as shall be approved in the manner and at the meetings aforesaid; and every corporation formed as aforesaid shall have, hold, possess and enjoy all the powers, privileges, rights, fran-Powers and chises, property and estates which at the time of such unions shall be privileges. had, held, possessed or enjoyed by the corporations so uniting, or either or any of them, with the exception of the right of appeal to the board of railroad commissioners now enjoyed by the Charles River Street Railway Company under section four of chapter one hundred and seventy-three of the acts of the year eighteen hundred and eighty-

Duties and liabilities.

two; and shall be subject to all the duties, restrictions and liabilities to which they, or either or any of them, shall then be subject, and to all general laws then or thereafter in force relating to street railway companies.

May establish the cable system power.

SECT. 2. Each of the street railway companies mentioned in the preceding section which shall carry into effect any lease, purchase or consolidation under the provisions of said section, may, with the consent of the board of railroad commissioners and of the board of aldermen of the city in which such action is contemplated, establish and maintain the cable system of motive power, so called; and, having first obtained permission from the board of aldermen of cities or the selectmen of towns may, under the direction and control of said board of aldermen, or said selectmen, make such underground and surface alterations of the streets in which its tracks shall be located as may be necessary to establish and maintain said motive power.

May be com-pelled to fur-nish sufficient travelling acfor the public.

SECT. 3. Upon the complaint in writing of not less than ten persons residing upon the route of any such consolidated corporation, that such corporation is not furnishing to the public sufficient travelling accommodations, the board of railroad commissioners shall investigate such complaint, and may, after due notice and hearing, order such corporation to furnish such additional accommodations as, in the opinion of said board, the public travel may require; and said board may also, after due notice and hearing, revise and regulate the fares established by any such consolidated coporation; and all orders made by said board under this section may be enforced in the manner provided in section sixty-three of chapter one hundred and thirteen of the Public Statutes.

When to take effect.

SECT. 4. This act shall take effect upon its passage, but shall become void unless one or more of the street railway companies mentioned in section one of this act shall take advantage of the provisions of said section one within two years from the passage of this act.

May 20, 1886.

### 1886. — CHAPTER 272.

AN ACT TO AUTHORIZE THE CHARLESTOWN GAS COMPANY TO FURNISH ELECTRIC LIGHT.

Be it enacted, etc.:

May furnish inhabitants of Charlestown and Somer. ville with electric light.

SECTION. 1. The Charlestown Gas Company in addition to the rights and powers conferred upon it by its original act of incorporation, and the acts amendatory thereof, is hereby authorized to furnish the inhabitants of that part of the city of Boston which was formerly Charlestown, and the inhabitants of the city Somerville, or either of them with electric light.

May dig up

The said corporation, first having obtained the consent with consent of the board of aldermen of the respective cities, is hereby authorized, the aldermen. under the direction and control of the said board of aldermen, to dig up and open the grounds in any of the streets and highways thereof, so far as is necessary for the purpose of laying lines of wire to carry into effect the authority hereby given, and for the purpose of keeping the said lines in repair; and to creet and maintain lines of wire upon or above the surface of said streets and highways; but such consent shall not affect the right or remedy to recover damages for an injury caused to persons or property by the doings of said corporation under the authority herein given. The said corporation shall put all streets and highways which are opened into as good repair as they were

To put strects in good repair. in when opened, and upon failure so to do within a reasonable time

shall be deemed guilty of a nuisance.

SECT. 3. When a party injured in his person or property by a de-Liability of city fect in a street or highway, caused by the operations of said corpo- for damages. ration in laying down, erecting, maintaining or repairing its lines of wire, or otherwise obstructing such street or highways, recovers damages therefor of the city wherein such injury is received, such city shall, in addition to the damages so recovered against it, be entitled to recover all the taxable costs of the plaintiff and defendant in the same action, in a suit brought against said corporation, if said corporation be liable for said damages, and if reasonable notice is given by such city to it, so that it may defend the original action.

SECT. 4. The board of aldermen of said cities respectively may subject to reguregulate, restrict and control all acts and doings of said corporation by the which may in any manner affect the health, safety, convenience or aldermen.

property of the inhabitants of their respective cities.

SECT. 5. Except as hereinbefore expressly provided, said cor- General powers poration shall have all the powers and privileges, and be subject to all the duties, restrictions and liabilities set forth in all general laws

companies.

SECT. 6. This act shall take effect upon its passage.

June 9, 1886.

#### 1886. — CHAPTER 277.

which now are or hereafter may be in force relating to electric light

AN ACT TO AUTHORIZE THE CITY OF BOSTON TO PAY CERTAIN CLAIMS.

Be it enacted, etc.:

Section 1. The city of Boston is hereby authorized to pay William William S. S. and George O. Wiley and Joseph Dickson for services rendered O. Wiley, to, and expenses incurred for, the city of Charlestown previous to its Joseph Dickson annexation to the city of Boston.

SECT. 2. This act shall take effect upon its passage.

June 10, 1886.

#### 1886. — CHAPTER 282.

AN ACT TO PROVIDE FOR THE ESTABLISHMENT OF A SCHOOL FOR TRUANTS AND ABSENTEES FROM SCHOOL IN THE COUNTY OF SUFFOLK.

Be it enacted, etc.:

Section 1. The city of Boston shall forthwith, upon being re-Establishment quested thereto by the school committee of said city, establish on the truents in the mainland, at some place removed from institutions occupied by suffork by the criminal or vicious persons, a parental school for the confinement, city of Boston. discipline and instruction of minor children, convicted in the county of Suffolk under sections ten and twelve of chapter forty-eight of the Public Statutes.

SECT. 2. As soon as said school is prepared for the reception of Children under pupils, all such children then under commitment in said city, at Deer be transferred. Island or elsewhere, shall be transferred thereto; and thereafter all such children convicted under said sections shall be committed to said school.

SECT. 3. Said school shall be under the general charge of the School to be directors for public institutions of said city. The school department charge of of said school shall be subject to the visitation and inspection of the direction school committee of Boston, and the studies and examinations therein tions. shall be under the supervision and regulation of said school committee

and directors for public institutions jointly. Every teacher employed in said school shall hold a certificate of his qualifications from said school committee.

Sect. 4. This act shall take effect upon its passage.

June 14, 1886.

## 1886. — Снартев 304.

AN ACT TO AUTHORIZE A LOAN FOR THE CONSTRUCTION OF PUBLIC PARKS IN OR NEAR THE CITY OF BOSTON.

Be it enacted, etc.:

Loan for construction of parks au-

For the purpose of defraying the costs and expenses Section 1. of constructing the parks established by the city of Boston, the city council of said city may, by a vote passed in the manner provided by section seven of chapter twenty-nine of the Public Statutes, authorize its treasurer to issue, from time to time, to the amount of five hundred thousand dollars each year, and to a total amount not exceeding two million five hundred thousand dollars, negotiable bonds or certificates of indebtedness, payable in not exceeding fifty years from their date and bearing interest at a rate not exceeding four per cent. per annum, to be denominated on the face thereof, Public Park Construction Loan.

Treasurer may sell bonds.

SECT. 2. Said treasurer shall sell said bonds and certificates, or any part thereof, from time to time, and retain the proceeds thereof in the treasury of the said city, and pay therefrom the expenses incurred for the purposes aforesaid.

Commissioners of parks.

Upon the passage of the said vote the board of park SECT. 3. to proceed with the construction commissioners of said city shall without delay proceed with the construction of said parks, and shall carefully and judiciously expend the amounts aforesaid in such construction.

Loan not to be included within limit of 1885, 178, §2.

The debt and loans authorized by this act shall not be included within the limit fixed by section two of chapter one hundred and seventy-eight of the acts of the year eighteen hundred and eighty-five.

SECT. 5. This act shall take effect upon its passage.

June 21, 1886.

#### 1886. — Спартев 319.

AN ACT CONCERNING THE COMMITMENT AND CUSTODY OF INSANE PERSONS.

Be it enacted, etc.:

Form of order for commitment.

Section 1. Every order or certificate for the commitment of an insane person, under the provisions of sections eleven and twelve of chapter eighty-seven of the Public Statutes, hereafter made by any of the judges therein mentioned, shall authorize the custody of the person therein named, either at the hospital or asylum to which he shall be first committed, or at some other hospital, asylum, private dwelling or other place to which said person may be transferred, if discharged without recovery from the hospital or asylum named in the order. In case said insane person shall be found to have a settlement in some town or city of this Commonwealth, the overseers of the poor in the place of his settlement shall have the legal custody of said person, after his discharge from the hospital or asylum, but not previously, and may make provision for his maintenance and treatment at such asylum, almshouse, private dwelling or other place, as they may see fit, subject to the provisions of this act. In case the said insane person shall have no known settlement in this Common-

Insano persons to be in custody

wealth, then the state board of lunacy and charity shall have the legal where he has settlement after custody of said person after his discharge from the hospital or asylum, discharge. and may make provision for his maintenance and treatment at any place within this Commonwealth, or elsewhere, which said board may deem suitable.

SECT. 2. All insane persons who are now resident at the state If having no lunatic hospitals or other hospitals or asylums for the insane in this bein custody Commonwealth, if discharged therefrom without recovery, shall be of board of subject upon their discharge to the control of the overseers of the charity. poor in their places of settlement; or if without known settlement, to the control and supervision of the state board of lunacy and charity, in the same manner as the persons mentioned in section one of this act: provided, however, that no insane person having property suffi- Proviso. cient to support him or friends able and willing to do so shall be subject to the control of the overseers of the poor as a pauper, or restrained under their authority, except by a special decree of some court, for sufficient reasons which shall be mentioned in the decree.

The overseers of the poor shall not commit to nor detain Not to be detained in in any almshouse, private dwelling or other place without remedial almshouse, etc. treatment, any insane person whose insanity has continued less than without twelve months; but all persons suffering from recent insanity shall treatment. have the opportunity of medical treatment in some hospital or asylum, under the direction of a physician qualified according to the provisions of section thirteen of chapter eighty-seven of the Public Statutes, if

they or their friends so desire.

The duties enjoined by this act upon the overseers of the Board of poor shall, in the city of Boston, be performed by the board of public institu-

tions to act in Boston.

directors for public institutions.

SECT. 5. This act shall take effect upon its passage and all acts and parts of acts inconsistent herewith are hereby repealed.

June 23, 1886.

## 1886. — CHAPTER 351.

AN ACT TO CONFIRM CERTAIN AGREEMENTS FOR A SUPPLY OF WATER BETWEEN THE CITY OF BOSTON AND THE CITIES OF SOMERVILLE AND CHELSEA, AND THE TOWN OF EVERETT.

Be it enacted, etc.:

SECTION 1. The agreement signed by the Somerville Mystic water Agreements ratified. board claiming to act for the city of Somerville, and by the Boston water board claiming to act for the city of Boston, the agreement signed by the water commissioners of Chelsea claiming to act for the city of Chelsea, and by the Boston water board claiming to act for the city of Boston, and the agreement signed by the water committee of the town of Everett claiming to act for the town of Everett, and by the Boston water board claiming to act for the city of Boston, all said agreements to take effect on the first day of July in the year eighteen hundred and eighty-six, and all being for a supply of water to be furnished by the city of Boston to the above named places and their respective inhabitants, are hereby ratified and confirmed as contracts between said city of Boston and said other cities and town as named in said agreements.

Whenever any petition is presented to the supreme Commissioners may be an judicial court for the appointment of commissioners as provided in pointed by the section twelve of each of said agreements, the said court may appoint court. commissioners and act upon their award as therein provided.

SECT. 3. This act shall take effect upon its passage.

June 30, 1886.

### 1886. — CHAPTER 354.

AN ACT TO ESTABLISH THE OFFICE OF FIRE MARSHAL OF THE CITY OF BOSTON.

Be it enacted, etc.:

Fire marshal to be appointed by the government.

Section 1. The governor of the Commonwealth by the advice and with the consent of the council shall appoint an officer to be known as the fire marshal of the city of Boston, who shall be a citizen of said city, to hold office for a term of three years from the date of his appointment, or until his successor has been appointed. Said fire marshal may be removed at any time by the governor.

Duties of the fire marshal.

SECT. 2. It shall be the duty of said fire marshal to examine into the cause, circumstances and origin of fires occurring within the municipal district of Boston, by which any building, vessels, vehicles or any valuable personal property shall be accidentally or unlawfully burned, destroyed, lost or damaged wholly or partially; and to specially examine and decide whether the fire was the result of carelessness or the act of an incendiary. The said fire marshal shall, when in his opinion said proceedings are necessary, take the testimony, on oath, of all persons supposed to be cognizant of any facts or to have means of knowledge in relation to the matters herein required to be examined and inquired into, and cause the same to be reduced to writing, verified and transmitted to the district attorney of the county of Suffolk, and to the board of fire commissioners of the city of Boston. Said fire marshal shall report in writing to the owners of property, or other persons interested in the subject matter of investigation, any facts and circumstances which he may have ascertained by such inquiries and investigation, which shall, in his opinion, require attention from said person or persons, and it shall be the duty of said fire marshal, whenever he shall be of opinion that there is evidence sufficient to charge any person with the crime of arson, to cause such person to be arrested and charged with such offence, and furnish to the district attorney all the evidences of guilt. with the names of witnesses and all the information obtained by him, including a copy of all pertinent and material testimony taken in the case; and he shall specially report to the board of fire commissioners, as often as such board shall require, his proceedings and the progress made in all prosecutions for arson, and the result of all cases which are finally disposed of.

May subposna witnesses and compel their attendance.

SECT. 3. The fire marshal shall have power to subpœna witnesses and to compel their attendance before him in like manner and effect as trial justices to testify in relation to any matter which is, by the provisions of this act, a subject of inquiry and investigation by the said fire marshal. The said fire marshal shall be and is hereby authorized to administer and verify oaths and affirmations to personappearing as witnesses before him, and false swearing in any matter or proceeding aforesaid shall be deemed perjury and shall be punishable as such. The said fire marshal shall have authority, at all times of the day or night, in performance of the duties imposed by the provisions of this act, to enter upon and examine any building or premises where any fire shall have occurred, and the buildings and premises adjoining and near to that in which the fire occurred.

May enter upon and examine premises.

Balary.

SECT. 4. The compensation of the fire marshal shall be a salary of three thousand dollars per annum, which shall be paid in monthly instalments by the treasurer of the city of Boston. Such salary and all expenses incurred by said fire marshal in making inquests for the purpose of determining the origin of fires, shall be included in the

expenses of the county of Suffolk.

It shall be the duty of the board of fire commissioners of Duty of board the city of Boston, to supervise and direct, whenever it shall be of missioners. opinion that the public interests will be subserved thereby, the investigations, examinations and proceedings of said fire marshal, and make all needful and proper rules and regulations in relation to the duties of the office and the manner of performing the same and to determine the necessary expenses and to audit the accounts of said fire marshal.

On the first of May of each year, on presentation of Commonwealth SECT. G. proper vouchers and accounts, the treasurer of the Commonwealth city of Boston shall pay to the treasurer of the city of Boston, the salary of the said for salar marshal. fire marshal, and the expenses incurred during the preceding calendar year, in prosecuting his investigations in the manner above-mentioned: provided, however, that the said payment made by the treasurer Proviso. of the Commonwealth shall in no case exceed in amount twentyfive per cent. of the tax collected by the Commonwealth on premiums received by insurance companies for writing fire risks in the city of Boston during the preceding calendar year.

SECT. 7. The fire marshal shall submit each year in the month of Fire marshal to submit report May a detailed report of his official action to the city council of the yearly. city of Boston.

All acts inconsistent with this act are nereby repeated.

This act shall take effect when accepted by the city Subject to acceptance by the city council All acts inconsistent with this act are hereby repealed. SECT. 8. SECT. 9.

council of the city of Boston.

June 30, 1886.

#### 1887. — CHAPTER 24.

AN ACT TO AUTHORIZE THE APPOINTMENT OF OFFICIAL STENOGRAPHERS IN SUFFOLK COUNTY, AND TO ESTABLISH THEIR FEKS.

Be it enacted, etc.:

Judges of superior court to appoint stenographers.

Balaries.

Section 1. The judges of the superior court or a majority of them shall appoint four stenographers to serve as hereinafter provided, at the terms of said court held for civil business within and for the county of Suffolk, who shall be sworn officers of said court, and the stenographers so appointed for the first and second sessions of said court shall receive each an annual salary of two thousand dollars, and the stenographers so appointed for the third and fourth sessions of said court shall receive an annual salary of fifteen hundred dollars, to be paid by said county; but the judges presiding therein may in their discretion direct said stenographers to serve in either of said sessions as the necessities of the service may require.

To make reports of proceedings when required.

SECT. 2. When, in the trial of an action in said court, both parties agree in writing that a stenographic report of the evidence, or of the charge of the presiding judge, or of any part of the proceedings, shall be taken; or when, upon the application of either party to an action, the presiding judge deems it advisable that a stenographic report of any part of the proceedings shall be taken, the stenographers so appointed shall cause full stenographic notes to be taken of such proceedings, or any part thereof which may be so required; and they shall furnish to either party, upon request, a transcript of such part of their notes as may be required, on payment of ten cents per hundred words for each copy furnished; and in case the presiding judge requires a transcript of any part of the notes taken, he may order the expenses thereof to be paid equally by the parties to the action, at the same rate, and may enforce payment thereof, and the amount so paid may be allowed to the prevailing party in the action.

Removal.

SECT. 3. The judges of said court or a majority of them may remove said stenographers, or either of them, at any time, and shall fill any vacancy caused by such removal or otherwise.

Repeal of P. S. 150, §§ 72, 78, 74,

Secr. 4. Sections seventy-two, seventy-three, seventy-four, and seventy-five of chapter one hundred fifty-nine of the Public Statutes are hereby repealed.

SECT. 5. This act shall take effect upon its passage.

February 18, 1887.

#### 1887. — CHAPTER 32.

AN ACT CONCERNING THE SALARY OF THE LATE GEORGE L. RUFFIN.

Be it enacted, etc.:

Board of alder-

Section 1. The board of aldermen of the city of Boston, acting to pay widow of as county commissioners, are authorized to pay to the widow of G. L. Ruffin. Googe T. Duffin late in the county of the county George L. Ruffin, late justice of the municipal court of the Charlestown district of the city of Boston, the balance of the salary as such justice for the remainder of the year ending in May in the year eighteen hundred and eighty-seven, to which he would have been entitled had he lived and continued to be such justice during the remainder of said year.

SECT. 2. This act shall take effect upon its passage.

February 25, 1887.

#### 1887. — CHAPTER 60.

AM ACT TO AMEND CHAPTER ONE HUNDRED AND FOURTEEN OF THE ACTS OF THE YEAR EIGHTEEN HUNDRED AND SEVENTY-EIGHT INCOR-PORATING THE TRUSTEES OF THE PUBLIC LIBRARY OF THE CITY OF BOSTON.

Be it enacted, etc.:

SECTION 1. Section five of chapter one hundred and fourteen of Powers of trustees of pubthe acts of the year eighteen hundred and seventy-eight is hereby lie library examended so as to read as follows: - The said trustees shall have the tended. general care and control of the central public library in said city and of all branches thereof which have been or which may hereafter be established and the fixtures connected therewith, and also of the

expenditures of money appropriated therefor.

SECT. 2. The said board of trustees shall have full power and New library building, concontrol of the design, construction, crection, and maintenance of the trol of construccentral public library building, to be erected in the city of Boston, tion. and are hereby fully authorized and empowered to select and employ an architect or architects to design said building and supervise the construction and erection thereof, and a superintendent or superintendents to take charge of and approve the work; but work upon said building shall not be commenced until full general plans for the building shall have been prepared, and no specific work shall be commenced until the same shall have been duly advertised, proposals for doing such work shall have been received from responsible parties, and contracts have been entered into with satisfactory guarantees for their performance.

SECT. 3. Said board shall semi-annually and whenever required Reports to city by the mayor or city council, make and present in writing a particular report and a statement of all their acts and proceedings; and of the condition and progress of the work on said new building in

process of erection by them.

SECT. 4. This act shall take effect upon its passage.

March 10, 1887.

#### 1887. — CHAPTER 78.

AN ACT CONCERNING THE SALARY OF THE LATE DANIEL A. MCCARTY.

Be it enacted, etc.:

Section 1. The board of aldermen of the city of Boston, acting Board of aldermen as county commissioners, are authorized to pay to the widow of to pay widow of Daniel A. McCarty, late an officer in attendance upon the supreme judicial court holden in said city of Boston, the balance of the salary as such officer for the year eighteen hundred and eighty-six, to which he would have been entitled had he lived and continued to be such officer during the remainder of said year; but no part thereof shall be paid by the Commonwealth.

SECT. 2. This act shall take effect upon its passage.

March 15, 1887.

#### 1887. — CHAPTER 86.

#### AN ACT IN RELATION TO THE ASSESSMENT OF TAXES.

sessors to do posit copy on or before Nov. 1.

This act amends section fifty-four of chapter eleven of the Public Statutes in relation to the tables of aggregates to be filled up by the assessors and deposited, in copy, in the office of the secretary of the commonwealth; provided, that in the case of the city of Boston said copy may be deposited in the office of the secretary on or before the first day of November in each year.]

#### 1887. — CHAPTER 101.

AN ACT IN RELATION TO THE ISSUE OF BONDS FOR THE ERECTION OF THE COURT HOUSE FOR THE COUNTY OF SUFFOLK AND THE EXPEND-ITURE OF THE PROCEEDS THEREOF.

Be it enacted, etc.:

City to issue bonds for construction of court house.

Commissioners to apply pro-

Section 1. Upon the request of the commissioners appointed by the mayor of the city of Boston in relation to the erection of the court house for the county of Suffolk, it shall be the duty of said city from time to time to issue and negotiate the bonds and certificates of indebtedness described in section five of chapter three hundred and seventy-seven of the acts of the year eighteen hundred and eighty-five to an amount not exceeding two and one-half millions of dollars in addition to the cost of the land. The commissioners may, in their discretion, expend the amount of the proceeds of said bonds for the purchase of land already taken but not paid for, and for the erection and furnishing of said court house, but they shall not expend or contract to expend more than said amount, unless such excess of expenditure shall first have been authorized by the city council of Boston.

Not to be included within
limit of indebtedness, etc. the principal of said indebtedness shall be reckoned or included in Neither the indebtedness incurred under this act nor determining the authorized limit of indebtedness or rate of taxation of the city of Boston under the provisions of chapter one hundred and seventy-eight of the acts of the year eighteen hundred and eighty-five.

> This act shall take effect upon its passage. SECT. 3.

> > March 21, 1887.

#### 1887. — CHAPTER 117.

AN ACT TO ESTABLISH THE SALARY OF THE CLERK OF THE POLICE COURT OF CHELSEA.

Be it enacted, etc.:

Police court of Chelsea, salary of clark.

Section 1. The clerk of the police court of Chelsea shall receive from the county of Suffolk an annual salary of one thousand dollars from and after the first day of January in the year eighteen hundred and eighty-seven.

SECT. 2. This act shall take effect upon its passage.

March 25, 1887.

#### 1887. — CHAPTER 124.

#### AN ACT RELATING TO ASSESSING BETTERMENTS ON HIGHWAYS.

Be it enacted, etc.:

SECTION 1. When the county commissioners shall lay out, alter, Assessment of betterments. grade or discontinue a highway from town to town or from place to place within the same town, they may declare the same to be done under the provisions of law authorizing the assessment of betterments in regard to so much of such highway as lies within any city or town which has accepted the provisions of chapter one hundred and sixty-nine of the acts of the year one thousand eight hundred and sixty-nine, or of chapter three hundred and eighty-two of the acts of the year one thousand eight hundred and seventy-one, or of chapter fifty-one of the Public Statutes.

SECT. 2. When the county commissioners, in any case provided Damages to be included in exfor in the foregoing section, have ordered any damages to be paid pe from the county treasury for any land or buildings taken in any city out, etc. or town which has accepted the provisions of law or either of them aforesaid, the amount of such damages which have been finally paid shall be included in the expense of laying out, alteration, widening, grading or discontinuance; and the board assessing the betterments shall reimburse the county treasury the proportion of such betterments received which the damages so paid bear to the whole amount of betterments assessed and paid. Such reimbursements shall be made when all the betterments due shall have been paid or finally settled, but not before.

SECT. 3. The provisions of chapter fifty-one of the Public Stat- P. S. c. 51, and 1884, c. 226, to utes, and of chapter two hundred and twenty-six of the acts of the apply. year one thousand eight hundred and eighty-four, shall apply to the proceedings under this act so far as the same are not altered hereby.

SECT. 4. This act shall take effect upon its passage.

March 28, 1887.

#### 1887. — CHAPTER 135.

#### AN ACT RELATING TO THE LICENSING OF DOGS IN THE CITY OF BOSTON.

Be it enacted, etc.:

SECTION 1. Section eighty-four of chapter one hundred and two Board of police of the Public Statutes is amended in the first line by striking out the licenses. words "chief of police of Boston," and inserting in place thereof the words: - board of police for the city of Boston.

SECT. 2. This act shall take effect upon its passage.

March 81, 1887.

#### 1887. — CHAPTER 156.

AN ACT TO ESTABLISH THE SALARY OF THE OFFICER IN ATTENDANCE AT THE SESSIONS OF THE PROBATE COURT AND THE COURT OF INSOLVENCY IN THE COUNTY OF SUFFOLK.

Be it enacted, etc.:

Section 1. The officer in attendance at the sessions of the probate Court of probate court and the court of insolvency in the county of Suffolk shall receive and insolvency, officer's salary. an annual salary of thirteen hundred dollars, to be paid from the

treasury of said county in monthly instalments, in full for all services performed by him.

SECT. 2. This act shall take effect upon its passage.

April 11, 1887.

#### 1887. — CHAPTER 160.

AN ACT TO ESTABLISH THE SALARIES OF THE DISTRICT ATTORNEY, THE ASSISTANT DISTRICT ATTORNEYS AND THE CLERK OF THE DISTRICT ATTORNEY, FOR THE SUFFOLK DISTRICT.

Be it enacted, etc. :

District attorney's office, salaries. Section 1. The salary of the district attorney for the Suffolk district shall be five thousand dollars a year; the salary of the first assistant district attorney for the Suffolk district shall be twenty-eight hundred dollars a year; the salary of the second assistant district attorney for the Suffolk district shall be twenty-five hundred dollars a year; the salary of the clerk of the district attorney for the Suffolk district shall be twelve hundred dollars a year; and at the same rates for any part of a year.

Sect. 2. All acts and parts of acts inconsistent herewith are hereby repealed.

SECT. 3. This act shall take effect upon its passage.

April 11, 1887.

#### 1887. — CHAPTER 163.

AN ACT TO ESTABLISH THE SALARIES OF THE JUSTICES OF THE MU-NICIPAL COURT OF THE CITY OF BOSTON.

Be it enacted, etc.:

Municipal court, salaries of justices.

Section 1. The chief justice of the municipal court of the city of Boston shall receive an annual salary of forty-three hundred dollars, and each of the associate justices of said court an annual salary of four thousand dollars, to be paid by the county of Suffolk.

SECT. 2. All acts and parts of acts inconsistent herewith are hereby repealed.

Sect. 3. This act shall take effect upon its passage.

April 11, 1887.

## 1887. — CHAPTER 175.

AN ACT TO ESTABLISH THE SALARY OF THE CLERK OF THE MUNICIPAL COURT OF THE CHARLESTOWN DISTRICT OF THE CITY OF BOSTON.

Be it enacted, etc.:

Charlestown Section 1. The clerk of the municipal court of the Charlestown municipal court, district of the city of Boston shall hereafter receive an annual salary of thirteen hundred dollars.

SECT. 2. This act shall take effect upon its passage.

April 14, 1887.

#### 1887. — CHAPTER 177.

#### AN ACT TO PROVIDE FOR THE APPOINTMENT OF A RESERVE POLICE FORCE IN THE CITY OF BOSTON.

Be it enacted, etc.:

SECTION 1. The board of police for the city of Boston may, from Board of police time to time as authorized by said city and under such rules as the reserve force. civil service commissioners of the Commonwealth prescribe, appoint suitable persons to constitute a reserve police force for said city, who shall be subject to such rules and regulations as the board of police may from time to time prescribe, and who may be removed by said board for any reason satisfactory to it. Said board of police may assign the members of said reserve police force to duty in said city whenever and for such time as it shall deem necessary, and when on duty they shall have and exercise all the powers and duties held and exercised by the police of said city.

SECT. 2. All appointments upon the regular police force of said Rules of appointments city shall be made from the reserve police force, under such rules as probation. the civil service commissioners of the Commonwealth may prescribe; and service on the reserve police force for not less than six months shall be deemed to be equivalent to the probationary period now required by the rules of said commissioners.

The members of the reserve police force shall be paid by Limit of pay. the city of Boston when on duty such compensation, not exceeding two dollars and fifty cents per day, as the board of police may from time to time prescribe.

SECT. 4. This act shall take effect upon its passage.

April 14, 1887.

#### 1887. — CHAPTER 178.

#### AN ACT TO PROVIDE FOR PENSIONING MEMBERS OF THE BOSTON POLICE DEPARTMENT.

Be it enacted, etc.:

SECTION 1. The board of police for the city of Boston, by the Board of police affirmative vote of all the members and with the approval of the mayor, with approval of mayor, may remay retire from office any member of the police department who has the disabled become disabled while in the actual performance of duty, or any ston. member who has performed faithful service in the department for a period of not less than fifteen consecutive years, and place the member so retired upon a pension roll. No such member shall be placed on the pension roll unless it shall be certified to the board in writing by the city physician that such member is permanently incapacitated either mentally or physically from performing his duty as a member of the department. In case of total permanent disability Limit of amount caused in or induced by the actual performance of his duty, the amount of pension. of annual pension shall be one-half of the annual compensation of the office from which he is so retired, or such less sum as the said board may determine. The pension of a member who has served fifteen or more consecutive years shall be an amount not exceeding one-third the annual salary or compensation of the office from which he is retired, as the said board may determine.

SECT. 2. If any member of the said police department shall die City may pay from injuries received while in the discharge of his duty and shall family of officer

who dies from leave a widow, or if no widow any child or children under the age of sixteen years, a sum not exceeding three hundred dollars may be paid by said city as an annuity to such widow so long as she remains unmarried, or for the benefit of any such child or children so long as he or they continue under the age of sixteen years, and the board of police may from time to time determine the amount of such annuity within said limits.

Repeal of 1878, Sect. 3. Section five of chapter two hundred and forty-four of the acts of the year eighteen hundred and seventy-eight is hereby repealed.

SECT. 4. This act shall take effect upon its passage.

April 14, 1887.

#### 1887. — CHAPTER 199.

AN ACT TO ESTABLISH THE SALARY OF THE FIRST ASSISTANT CLERK OF THE SUPERIOR COURT FOR CIVIL BUSINESS IN THE COUNTY OF SUF-FOLK.

Be it enacted, etc.:

Superior court, salary of first assistant clerk.

SECTION 1. Beginning with the first day of January, eighteen hundred and eighty-seven, the salary of the first assistant clerk of the superior court for civil business in the county of Suffolk shall be twenty-six hundred dollars per annum.

SECT. 3. This act shall take effect upon its passage.

April 20, 1887.

### 1887. — CHAPTER 210.

AN ACT TO ESTABLISH THE NUMBER OF MEMBERS OF THE COMMON COUNCIL OF THE CITY OF BOSTON.

Be it enacted, etc.:

Allotment of members of common council among the several wards.

SECTION 1. At every annual municipal election hereafter held in the city of Boston the qualified voters in the several wards shall bring in their votes by ballot for able and discreet men, qualified voters in their respective wards, to be members of the common council for the ensuing year, as follows: In ward one, for three members: in ward two, for three members; in ward three, for two members; in ward four, for two members; in ward five, for three members; in ward six, for two members; in ward seven, for two members; in ward eight, for two members; in ward nine, for two members; in ward ten, for three members; in ward eleven, for four members; in ward twelve, for three members; in ward thirteen, for three members; in ward fourteen, for four members; in ward fifteen, for three members; in ward sixteen, for three members; in ward seventeen, for three members; in ward eighteen, for three members; in ward nineteen, for three members; in ward twenty, for four members; in ward twenty-one, for three members; in ward twenty-two, for three members; in ward twenty-three, for three members; in ward twentyfour, for four members; and in ward twenty-five, for two members; and all the ballots so given in each precinct, being sorted, counted and declared, a public declaration of the result shall be made by the warden in open precinct meeting; and a record of such proceedings shall be kept by the clerk in his journal, stating the number of ballots given for each person, written in words at length.

SECT. 2. Section two of chapter two hundred and forty-three of Repeal of 1875, the acts of the year eighteen hundred and seventy-five is hereby re- o. 43, § 2. pealed.

SECT. 3. This act shall take effect upon its acceptance by the city Subject to acceptance by elty council of the city of Boston.

council of the city of Boston.

April 20, 1887.

## 1887. — CHAPTER 217.

AN ACT RELATING TO THE EXPENSE OF RECORDING PROBATE PROCEED-INGS IN THE COUNTY OF SUFFOLK.

Be it enacted, etc.:

Section 1. The expense of recording probate proceedings in the Annual oxcounty of Suffolk, regulated by section forty-four of chapter one cording in hundred and fifty-six of the Public Statutes, shall not exceed twenty- Suffolk not to eight hundred dollars in any one year. So much of said section forty-four as is inconsistent with this act is hereby repealed.

SECT. 2. Chapter one hundred and eighteen of the acts of the Repeal of 1884,

year eighteen hundred and eighty-four is hereby repealed.

SECT. 3. This act shall take effect upon its passage.

April 21, 1887.

#### 1887. — CHAPTER 231.

AN ACT IN REFERENCE TO THE OFFICE OF FIRE MARSHAL OF THE CITY OF BOSTON.

Be it enacted, etc.:

Section 1. Section six of chapter three hundred and fifty-four Fire marshal's of the acts of the year eighteen hundred and eighty-six is amended so penses to be as to read as follows: - Section 6. On the first of May of each year, repaid to city. on the presentation of proper vouchers and accounts, the treasurer of the Commonwealth shall pay to the treasurer of the city of Boston the salary of the said fire marshal, and the expenses incurred during the preceding calendar year in prosecuting his investigations in the manner above mentioned; but the total amount of such salary and expenses Limit of mlary which such fire marshal may incur shall not exceed twenty-five per and expenses cent. of the tax collected by the Commonwealth on premiums received by insurance companies for writing fire risks in the city of Boston during the preceding calendar year.

SECT. 2. This act shall take effect upon its passage.

April 27, 1807.

#### 1887. — CHAPTER 234.

AN ACT TO PROVIDE FOR THE APPOINTMENT OF POLICE MATRONS IN CITIES, AND FOR THE ESTABLISHMENT OF A HOUSE OF DETENTION FOR WOMEN IN THE CITY OF BOSTON.

Be it enacted, etc.:

SECTION 1. In every city of the Commonwealth having a popula- Board of police tion of over thirty thousand inhabitants as shown by the last state or to designate houses of detennational census, except the city of Boston, the mayor shall within tion for women. one month after the passage of this act designate one or more police stations as the station or stations for the detention and confinement

of all women under arrest within such city; and in any other city of the Commonwealth, except the city of Boston, the mayor may, and in the city of Boston the board of police may, so designate at any time one or more police stations. Such mayor or board of police may at any time so designate any additional station or stations, or may declare any station or stations to be no longer so designated, provided that at least one such station shall always remain so designated, except in the city of Boston. The board of police in the city of Boston, and the mayor in any other city, shall have the sole power to appoint, and shall appoint as soon as may be after any station has been designated as above provided, either one or two police matrons to be attached to such station.

To appoint matrons.

Qualification of matrons.

City council and board of police to fix salary.

Duties of

House of detention for women.

Salaries of attendants.

SECT. 2. No woman shall be appointed a police matron unless suitable for the position, and recommended therefor in writing by at least ten women of good standing, residents of the city in which the appointment is made. Police matrons shall be appointed to hold office until removal, and they may be removed at any time by the authority appointing them by written order stating the cause of re-Upon the death, resignation or removal of a police matron her successor shall be appointed as soon as may be. A police matron shall receive a reasonable salary or pay, which shall be fixed, except in the city of Boston, by the city council of the city in which she is appointed: in the city of Boston the salary of a police matron shall be fixed by the concurrent action of the city council and of the board of police, and paid by the city treasurer upon the requisition of said board. Where only one police matron is attached to a station she shall reside within a reasonable distance of such station, and shall hold herself in readiness to respond to any call therefrom at any hour of the day or night. Where two police matrons are attached to a station the respective hours during which they shall respond to calls therefrom shall be so fixed by the authority appointing them that one or the other of them shall be ready to respond at all hours of the day and night; and each such matron shall, during the hours so fixed for her, remain within a reasonable distance of such station, and hold herself in readiness to respond to any call there-So long as any woman is detained or held under arrest in a police station to which a matron or matrons is or are attached, it shall be the duty of such matron, or one of such matrons, to remain constantly thereat ready for service. A police matron shall have the entire care and charge of all women held under arrest in the station to which she is attached, and she may at any time call upon the officer in command of such station for assistance; she shall be subject to the authority at the head of the police department of the city in which she serves, and to the rules and regulations, not inconsistent with this act, prescribed by such authority; but she shall not be subject to the control or direction of any police officer attached to a station excepting the officer in command thereof at the time. In every station to which a police matron is attached it shall be the duty of the authority appointing her to provide, at the expense of the city, sufficient and proper accommodation for women held under arrest.

SECT. 3. In the city of Boston the board of police shall establish within three months after the passage of this act, and shall maintain, a house of detention for the reception and confinement of women under arrest; and for that purpose said board shall have the authority to hire, lease, alter and arrange a building or buildings, and to fit up the same in a suitable manner. Reasonable salaries for the officers and assistants of such house of detention hereinafter provided for shall be fixed by concurrent action of the city council and of said board of police, and such salaries, together with all expenses incurred

for the establishment of such house of detention, for the maintenance of the same, and for the transportation of prisoners thereto and therefrom, shall be paid by the city treasurer of said city of Boston upon the requisition of said board. Said board of police may prescribe all needful rules and regulations, not inconsistent with this act, for the government of such house of detention. The officers of such house of detention shall consist of a chief matron, an assistant chief matron, and as many assistant matrons and other male or female assistants as said board of police may deem necessary for the proper management of the same. The chief matron and assistant chief matron Qualifications shall be appointed by the board of police, but no woman shall be so and duties of matrons. appointed unless suitable for the position and recommended therefor in writing by at least twenty-five women of good standing, residents of the city of Boston; they shall be appointed to hold office until removal, and they may be removed at any time by said board by written order stating the cause of removal. The assistant matrons and other assistants shall be appointed, and may be suspended, by the chief matron, subject to the approval of said board of police. Either the chief matron or the assistant chief matron shall be on duty at all hours of the day and night. A police officer who takes a woman to such house of detention shall render such assistance in placing her under confinement as the chief matron or assistant chief. matron may require, and the chief matron or assistant chief matron may at any time send to the nearest police station for such police assistance as she may require.

Whenever a woman is arrested and taken to a police Women ar-SECT. 4. station to which a matron is attached, it shall be the duty of the placed only police officer in command of such station to cause such matron to be house of summoned forthwith, if she is not then present; and whenever in any city in which a police matron has been appointed, or in the city of Boston, a woman is arrested and taken to a station to which no matron is attached, it shall be the duty of such officer to cause such woman to be removed as soon as possible to the nearest station to which a matron is attached, or in the city of Boston to the house of detention above provided for, and the city treasurer of the city shall pay the reasonable expense of such removal, upon the requisition of the authority at the head of the police department of the city. city of Boston the board of police shall make regulations prescribing the police divisions from which all women arrested shall be taken or sent directly to said house of detention, without confinement in a police station, and the disposition that shall be made, in compliance with the provisions of this act, of women arrested in the other police divisions to whose stations no matron is attached. No such removal of a woman shall operate to take from any court any jurisdiction which it would otherwise have had.

SECT. 5. The expression "police station" or "station" in this act shall include any place where persons are temporarily confined under arrest; the expression "woman" shall include any person of the female sex.

SECT. 6. This act shall take effect upon its passage.

April 27, 1887.

#### 1887. — CHAPTER 237.

AN ACT TO PROVIDE FOR THE TRANSFER AND THE MANAGEMENT OF CEDAR GROVE CEMETERY IN THE CITY OF BOSTON.

Be it enacted, etc.:

SECT. 4.

may direct.

Proprietors of Cedar Grove Cemetery in-corporated.

Thomas F. Temple, Herbert S. Carruth, Albe C. Section 1. Clark, J. Frank Howland and William Pope, proprietors of lots in Cedar Grove Cemetery, their associates and successors, are hereby made a corporation by the name of The Proprietors of Cedar Grove Cemetery; with all the powers and privileges, and subject to all the duties, liabilities and restrictions which now are or may hereafter be in force relating to such corporations, except as is hereinafter provided.

To hold real and personal estato.

Said corporation may purchase, acquire, receive and hold real estate in that part of the city of Boston which was formerly Dorchester, to the extent of sixty acres; and said corporation may also hold personal estate to an amount not exceeding one hundred thousand dollars.

Owners of lots of corporation.

SECT. 3. All persons now owning lots in said cemetery or who shall hereafter become proprietors of lots therein, shall be and become members of said corporation. The officers of said corporation shall consist of seven

trustees, a treasurer and a secretary, and such other officers as they

The same person may hold the offices of secretary and

Commissionere to be trustees.

Choice and duties of

The secretary shall be clerk of the board of trustees. The five persons now commissioners of Cedar Grove Cemetery under the provisions of an act passed in the year one thousand eight hundred and sixty-eight, entitled "An act relating to a public cemetery in the town of Dorchester," and the acts in addition thereto, shall respectively be and remain trustees under this act until three years after the expiration of their respective terms of service under the aforesaid acts; and at the first annual meeting of said corporation two additional trustees of said corporation shall be chosen, one of whom shall hold his office for one year, and the other shall hold his office for two years from the time of such election. All vacancies in said board of trustees shall be filled by elections by ballot. At the annual meeting in the year eighteen hundred and eighty-eight one trustee shall be chosen, who shall hold his office for the term of seven years. every annual meeting thereafter one trustee shall be chosen to hold his office for the term of seven years after his election. And the said trustees shall have the general management, care and superintendence of the property, expenditures, business and prudential affairs of said corporation, and of the sales of lots in said cemetery, and shall make a report of their doings to the corporation at its annual meeting. The treasurer shall give such bonds as the trustees may direct. case of a vacancy in said board of trustees by death, resignation, removal or otherwise, such vacancy shall be filled by the choice of another trustee, who shall hold his office for the residue of the term for which such member, so deceased, resigned or removed, would have held the same. And such election may be made at any annual or special meeting of said corporation. Said trustees shall not receive any compensation for their services as such trustees.

City to transfer all its property,

SECT. 5. The city of Boston is hereby authorized and required to transfer and convey, immediately upon the organization of this corporation, to said corporation all the right, title and interest which it has in the lands which have been purchased or set apart for said cemetery, and in and to all other estate, property, rights and things

purchased or otherwise obtained, acquired and accrued to said cemetery and within the territory aforesaid, which said city now has or is entitled to have, and in and to any and all moneys standing to the credit of said cemetery upon the books of the city of Boston, and all other rights, interests, moneys and trust funds relating to said cemetery. And said corporation shall hold the said property, estate and rights for the same uses and purposes, and charged with the same duties and liabilities for and subject to which the same are now held by the city of Boston; and all rights which any persons have acquired in said cemetery shall remain valid to the same extent as if this act had not been passed.

SECT. 6. The annual meetings of said corporation shall be held on Annual the fourth Monday of April in each year, at such place in the city of meetings. Boston as the trustees shall direct, and notices thereof, signed by the secretary, shall be published in one or more of the newspapers printed in Boston at least seven days before the meeting; special meetings may be called by order of the trustees in the same manner. At all meetings of said corporation a quorum for business shall consist of not less than nine persons, and any business may be transacted of which notice shall be given in the advertisements for the meeting, and all questions shall be decided by a majority of the members present and represented, and voting either in person or by proxy.

SECT. 7. As soon as said city of Boston shall have made the con-Corporation to veyance and transfer of said property as aforesaid, said corporation succeed to shall succeed to all the rights, powers and privileges, and be subject duties of city to all the duties, obligations and liabilities in respect to the same, which said city of Boston had or was liable to before such conveyance, and the trustees herein provided for shall have all the rights, powers, authorities, trusts, immunities and privileges which the said commissioners under the said act, entitled "An act relating to a public cemetery in the town of Dorchester," and the acts in addition thereto had, and after such conveyance the last named commissioners shall cease to have any power or authority under the said act, but shall have and hold their power and authority under this act. And said Trustees to trustees shall have the authority to grant and convey to any person or make rules, etc. persons by deeds duly executed the sole and exclusive rights of burial and of creeting tombs, cenotaphs and other monuments in any of the designated lots or subdivisions of said cemetery, upon such terms and conditions as they by their rules and regulations shall from time to time prescribe; and said trustees may from time to time make such rules and regulations in regard to the mode and manner in which the proprietors shall exercise the rights granted to them in their respective lots or subdivisions of land in said cemetery as to them shall seem fit, the same not being inconsistent with this act or the laws of this Commonwealth relating to such cemeteries, and such regulations shall be binding upon all proprietors in the same.

SECT. 8. Said board of trustees are hereby authorized to take and Trustees may hold any grant, donation or bequest of property upon trust, to apply otc., in trust. the same or the income thereof for the improvement or embellishment of said cemetery, or for the erection, repair, preservation or renewal of any monument, fence or other erection, or for the planting and cultivation of trees, shrubs or plants in or around any lot, or for improving said premises in any other manner or form consistent with the purposes for which said cemetery is established according to the terms of such grant, donation or bequest; and whenever any such grant, donation or bequest, or any deposit of any money shall be made by the proprietor of any lot in said cemetery, for the annual repair, preservation or embellishment of such lot and the erections thereon, the said trustees may give to such pro-

Investment of

prietor or his representative an agreement or obligation in such form and upon such conditions as they may establish, binding themselves and their successors to preserve and keep in repair said lot forever, or for any such period as may be agreed on. And any sums of money so received by said trustees shall be, and any other funds in their hands may be by them invested in savings banks, and in any securities in which savings banks are authorized to invest. unless other provision is made by the terms of any such grant, donation or bequest, all such sums and property shall be under the direction of said board of trustees, and the income of such fund or funds shall be appropriated by said board of trustees in such manner as shall in their opinion best promote the purposes for which said grants, donations, bequests or deposits are made; but said board of trustees shall not be liable to make any renewal or reconstruction of any monument or other erection on any lot in said cemetery, unless such liability shall be expressed in the agreement given by them as aforesaid, or in the terms and conditions under which they accept any grant, donation or bequest.

Proceeds of sales.

SECT. 9. All personal property now belonging to said cemetery, and the proceeds of all sales of lots in lands now held or hereafter to be acquired by said cemetery, shall be forever devoted and applied to the preservation, improvement, embellishment, protection and enlargement of said cemetery, and the incidental expenses thereof, and to no other purpose.

Acceptance by proprietors at special meeting. SECT. 10. This act shall take effect upon its passage so far as to authorize the commissioners to call the meeting hereafter mentioned, and for the proprietors to act upon the acceptance of the same; and it shall take full effect whenever the proprietors of lots in said cemetery shall, within sixty days after the passage of this act, accept the same at a meeting of such proprietors to be held at such time and place as shall be designated by the commissioners of Cedar Grove Cemetery, who shall be in office at the time of the passage of this act. Said meeting shall be called by the said commissioners, to be held at some suitable place within the city of Boston, by publishing notices of the time, place, and purpose thereof, once in each of two successive weeks in two or more newspapers published in said city, the last of which publications shall be at least seven days before said meeting.

Annual meeting.

SECT. 11. If this act shall be accepted at the meeting of said proprietors mentioned in the preceding section, by the votes of the majority of said proprietors present or represented at said meeting, voting in person or by proxy, the meeting for the organization of said corporation, and the annual meeting of said corporation for the present year, shall be held at the same place and on the same day with the said meeting mentioned in the preceding section, and immediately after the acceptance of this act, and such notice of the said meeting for organizing said corporation, and of said annual meeting shall be given by said commissioners as they shall deem expedient; and the trustees elected at such annual meeting shall hold their offices, one for one year and one for two years from the first Monday of May of the present year.

May 2, 1887.

#### 1887. — CHAPTER 274.

AN ACT PROVIDING FOR A CLERK FOR THE MUNICIPAL COURT OF THE WEST ROXBURY DISTRICT OF THE CITY OF BOSTON.

Be it enacted, etc. :

SECTION 1. There shall be a clerk of the municipal court of the West Roxbury West Roxbury district of the city of Boston, who shall be appointed clerk. in accordance with the provisions of law relating to the appointment of clerks of police and district courts, who shall enter upon his duties on the first day of June in the year eighteen hundred and eighty-seven.

SECT. 2. Said clerk shall receive from the county of Suffolk an Balary. annual salary of five hundred dollars.

SECT. 3. Said clerk shall be subject to all the provisions of law applicable to clerks of police and district courts.

SECT. 4. This act shall take effect upon its passage.

May 14, 1887.

#### 1887. — CHAPTER 281.

AN ACT TO AMEND SECTION ONE OF CHAPTER ONE HUNDRED AND SEVENTY-EIGHT OF THE ACTS OF THE YEAR EIGHTEEN HUNDRED AND EIGHTY-FIVE, RELATING TO THE MUNICIPAL DEBT OF AND RATE OF TAXATION IN THE CITY OF BOSTON.

Be it enacted, etc.:

Section 1. Section one of chapter one hundred and seventy-eight Limit of taxa of the acts of the year eighteen hundred and eighty-five is hereby tax excluded. amended by inserting after the word "tax" in the second line, the words: - and county tax not exceeding four hundred and twenty-five thousand dollars.

SECT. 2. This act shall take effect upon its passage.

May 17, 1887.

#### 1887. — CHAPTER 282.

AN ACT IN FURTHER AMENDMENT OF AN ACT TO AUTHORIZE THE CITIES OF BOSTON AND CAMBRIDGE TO CONSTRUCT AND MAINTAIN A BRIDGE OVER CHARLES RIVER.

Be it enacted, etc.:

Section 1. The mayor of the city of Boston for the time being, Commissioners the mayor of the city of Cambridge for the time being, and one dis-bridge and creet person to be appointed by them, who shall hold his office until avenue across chall con removed by the concurrent action of both of said mayors, shall constitute a board of commissioners, and in case said mayors fail to appoint said third commissioner, upon the request of either of them, the governor by and with the advice and consent of the council shall appoint said third commissioner, and said board is hereby authorized and required to construct a bridge and avenue across Charles river, between West Chester Park, in Boston, and Front street extended, in Cambridge, substantially in accordance with plans prepared by the city engineer of the city of Boston, dated December, eighteen hundred and eighty-four, and approved by the city councils of said cities; subject, however, to the approval of said plans by the board

of harbor and land commissioners, and subject to the provisions of chapter one hundred and fifty-five of the acts of the year eighteen hundred and cighty-two, and chapter one hundred and twenty-nine of the acts of the year eighteen hundred and eighty-five, except so far as said acts are modified by this act; and it shall be the duty of each of said cities to raise and, upon the requisition of said commissioners, to pay one-half of the expenses incurred in building said bridge and avenue between the harbor lines, as now established by law on said river, including the draw and draw-piers.

Requisition for payment.

Loan authorized in excess of debt limit. SECT. 2. The city of Boston, in order to defray its share of the cost of building said bridge, is authorized to raise not exceeding two hundred and fifty thousand dollars, by loan, in excess of the limit prescribed by law.

Change of plans.

SECT. 3. Said commissioners, with the approval of the boards of aldermen of the two cities, and of the board of harbor and land commissioners, and subject to the provisions of chapter one hundred and fifty-five of the acts of the year eighteen hundred and eighty-two, may change, alter, and modify the plans of said bridge.

Running street

SECT. 4. The boards of aldermen of said cities may, by concurrent vote, authorize the running of street cars over said bridge, and may set apart a portion of said bridge for the special use of street cars on such conditions, and subject to such regulations as said boards may adopt.

SECT. 5. This act shall take effect upon its passage.

May 18, 1887.

#### 1887. — CHAPTER 291.

AN ACT ENLARGING THE DUTIES AND REGULATING THE SALARY OF THE CLERK OF THE SUPREME JUDICIAL COURT IN THE COUNTY OF SUFFOLK.

Be it enacted, etc.:

Supreme judi cial court, salary of clerk. Section 1. Sections twenty-eight and twenty-nine of chapter one hundred and fifty-nine of the Public Statutes are hereby amended by striking therefrom all that relates to the clerk of the supreme judicial court in the county of Suffolk, and by adding to section twenty-nine as thus amended, the following words, to wit:—The clerk of the supreme judicial court in the county of Suffolk shall receive an annual salary of five thousand dollars, payable by the said county, and shall pay over to the county treasurer all fees received by him for his acts and services, or for the services of any employee in his office in making or copying papers or doing any other thing.

Additional duties and salary. ing or copying papers or doing any other thing.

Sect. 2. The clerk of the supreme judicial court for the county of Suffolk shall act as clerk of the supreme judicial court, sitting in Boston, for the hearing of cases from any county other than Suffolk, except when sitting as a full court, and for such purposes as the court may direct; and for such services he shall receive from the treasury of the Commonwealth an annual salary of fifteen hundred dollars.

SECT. 3. This act shall take effect upon its passage.

May 19, 1887.

#### 1887. — CHAPTER 312.

AN ACT TO AUTHORIZE A LOAN FOR THE PAYMENT FOR LANDS HERE-TOFORE ACQUIRED FOR PUBLIC PARKS IN OR NEAR THE CITY OF BOSTON.

#### Be it enacted, etc.:

Section 1. For the purpose of paying for the lands heretofore Public park acquired by the city of Boston for public parks, the city council of purchase said city may, by a vote passed in the manner provided by section seven of chapter twenty-nine of the Public Statutes, authorize its treasurer to issue, from time to time, to the amount of four hundred thousand dollars, negotiable bonds or certificates of indebtedness, payable in not exceeding fifty years from their date, and bearing interest at a rate not exceeding four per centum per annum, to be denominated on the face thereof, - Public Park Loan.

SECT. 2. Said treasurer shall sell said bonds and certificates, or any part thereof, from time to time, and retain the proceeds thereof in the treasury of said city, and pay therefrom the expenses incurred for the purpose aforesaid.

SECT. 3. The debt and loans authorized by this act shall not be Excluded from debt limit. included within the limit fixed by section two of chapter one hundred and seventy-eight of the acts of the year eighteen hundred and eighty-five.

SECT. 4. This act shall take effect upon its passage.

May 26, 1887.

1887. — CHAPTER 325.

AN ACT TO AUTHORIZE THE INTRODUCTION OF A POLICE SIGNAL STS-TEM IN THE CITY OF BOSTON.

Be it enacted, etc.:

SECTION 1. The board of police for the city of Boston is hereby Board of police anthorized to introduce and maintain in the several police divisions electrical signal of said city an electrical signal and telephonic system, and to provide system. such patrol wagons, horses, equipments and accommodations for the same as in the opinion of said board may be necessary for the purpose.

The said board of police is hereby authorized to draw from time to time upon the city treasurer of Boston for the money required to meet the expense of carrying out the provisions of the foregoing section, to an amount not exceeding seventy-five thousand Limit of cost. dollars, and the city treasurer shall pay the same out of the receipts for liquor license fees which remain in the treasury of the city after the provisions of section fourteen of chapter one hundred of the Public Statutes have been complied with. The annual expense of maintaining said signal system shall be paid by the city treasurer upon the requisition of said board.

The board of police is hereby authorized to attach the Authority to SECT. 3. wires and fixtures used in the police service to any posts and stuch wires. structures now erected or that may be hereafter erected in the city of Boston for the support of wires used in the transmission of electricity: provided, however, that such wires and fixtures shall not be attached to poles and structures belonging to the fire alarm depart-

ment except by consent of the fire commissioners; and shall have the same privileges in respect to underground wires that are now or may be hereafter enjoyed by other departments of the public service.

SECT. 4. This act shall take effect upon its passage.

May 31, 1837

#### 1887. — CHAPTER 327.

AN ACT TO PROVIDE AN ASSISTANT CLERK FOR THE MUNICIPAL COURT OF THE SOUTH BOSTON DISTRICT, IN THE CITY OF BOSTON, AND TO ESTABLISH THE SALARY OF SAID ASSISTANT CLERK.

Be it enacted, etc.:

South Boston municipal court, assistant clerk.

Salary.

Section 1. The clerk of the municipal court of the South Boston district, in the city of Boston, may appoint an assistant clerk, subject to the approval of the justices of said court or a majority of them, and said clerk shall be responsible for the doings of said assistant clerk and may remove him at pleasure. Said assistant clerk shall be sworn properly to perform the duties of his office, and his salary shall be six hundred dollars which shall be paid in the same manner as the salary of said clerk is now paid. Said assistant clerk shall have all the powers in said court that the first assistant clerk has in the municipal court of the city of Boston.

SECT. 2. This act shall take effect upon its passage.

May 31, 1887.

#### 1887. — CHAPTER 331.

AN ACT TO AUTHORIZE THE SELECTMEN OF THE TOWN OF BROOKLINE TO LAY AND MAINTAIN A COMMON SEWED IN CHESTNUT STREET AND FOND AVENUE IN THE CITY OF BOSTON.

Be it enacted, etc.:

Sewer in Chestnut street and I'ond avenue, town of Brookline may construct. SECTION 1. The selectmen of the town of Brookline are hereby authorized to lay and maintain a common sewer which shall extend from any point in Chestnut street in said town through a part of Chestnut street and Pond avenue in ward twenty-two in the city of Boston, to connect with a common sewer in Pond avenue in said town.

Sect. 2. All provisions of law now applicable to the assessment and collection of sewer assessments in said town of Brookline shall apply in said town to the sewer constructed under this act and to all sewers connected therewith, and the right of said selectmen to levy, and of the officers of said town to collect, all such assessments on property in said town shall not be impaired by reason of the fact that said sewer or a portion thereof lies within the limits of the city of Boston.

SECT. 3. This act shall take effect upon its passage.

May 81, 1887.

#### 1887. — Chapter 345.

AN ACT AUTHORIZING CITIES TO APPROPRIATE MONEY FOR THE EN-FORCEMENT OF THE PROVISIONS OF LAW RELATING TO CIVIL SERVICE.

Be it enacted, etc.:

Section 1. Any city may appropriate such sum of money as is Appropriation necessary to provide for the full enforcement therein of all provisions forcement of of law relating to the civil service of the cities of the Commonwealth. SECT. 2. This act shall take effect upon its passage.

June 1, 1887.

#### 1887. — CHAPTER 374.

AN ACT TO AUTHORIZE THE BUILDING OF A PUBLIC HIGHWAY BRIDGE ACROSS CHELSEA CREEK IN THE CITIES OF BOSTON AND CHELSEA.

Be it enacted, etc.:

SECTION 1. The cities of Boston and Chelsea, or either of said Bridge between cities, may, subject to the provisions of chapter nineteen of the Pub- Chelsen, aulic Statutes and of all acts in addition or amendment thereof, build and thority to build. maintain a public highway bridge across Chelsea creek, connecting the westerly end of Breed's island in the city of Boston with the city of Chelsea. Said bridge shall have a convenient draw of not less than forty feet in width for the passage of vessels.

Sect. 2. This act shall take effect upon its passage.

June 8, 1887.

#### 1887. — CHAPTER 394.

AN ACT TO AUTHORIZE THE CITY OF BOSTON TO BORROW MONEY FOR THE EXTENSION OF STONY BROOK SEWER.

Be it enacted, etc.:

Section 1. The city of Boston for the purpose of paying for the Loan authorized construction of a sewer in continuation of the present Stony brook of Stony brook sewer in Pynchon and Tremont streets, may issue bonds, notes, or sewer, in exceeding seventy-five don. thousand dollars in excess of the limit now prescribed by law, at such rate of interest and for such period not exceeding fifty years from their issue as said city may determine; and may authorize its treasurer to sell the same from time to time and apply the proceeds thereof to the purpose aforesaid.

SECT. 2. This act shall take effect upon its passage.

June 11, 1887.

## 1887. — CHAPTER 398.

AN ACT TO PROVIDE FOR THE RE-LOCATION AND WIDENING OF CHARLES RIVER BRIDGE IN THE CITY OF BOSTON.

Be it enacted, etc.:

SECTION 1. The city of Boston may make such changes in the City may make location of Charles river bridge and the approaches thereto, or of new location of

Charles river bridge. any part thereof, as, in the judgment of the street commissioners of said city, the public convenience and necessity may require. In any new location, so made, said city may reconstruct the present bridge and approaches, or may construct a new bridge and approaches, with a width in either case not exceeding one hundred feet. Said city may also construct on the sides of said bridge such fender guards, draw-piers and other structures, extending outside said limit of width, as may be necessary for the protection of said bridge, and for the convenient operation of the draw therein, and for the prompt and safe passage of vessels through the same. Said city shall continue to maintain said bridge and approaches as a public highway upon any new location so made.

Rights of Commonwealth transferred to city. SECT. 2. All the right, title and interest of the Commonwealth in and to the Charles river bridge, the approaches thereto, and the materials of which it is composed, are hereby transferred to the city of Boston. Said city and its assigns may also continue to cover with the present solid and pile structures, and to use for any lawful purpose, with compensation therefor, so much of the tide-water lands of the Commonwealth lying on both sides of said river within the harbor lines now established by law, as are covered by the present bridge and its approaches, and are not included in the new location thereof; but so much of said bridge and its appurtenances as lies outside of and between said harbor lines, and is not covered by the new location thereof, shall be discontinued and removed by said city.

City subject to provisions of P.S., c. 19, and of general laws. City may take or purchase lands.

SECT. 3. In the exercise of the powers granted by this act said city shall be subject to the provisions of chapter nineteen of the Public Statutes and all other general laws applicable thereto.

SECT. 4. Said city may acquire by purchase or take such lands and other property as it may deem necessary for the purposes aforesaid, and shall file from time to time in the registry of deeds for the county of Suffolk, and cause to be recorded therein, a description of any land so taken as certain as is required in an ordinary conveyance of land, with a statement signed by the mayor of said city that the same is taken under and for the purposes set forth in this act; and the act and the time of the filing thereof shall be deemed to be the act and time of the taking of such land, and notice to all persons that the same has been so taken. Said city shall be liable to pay all damages sustained by any person in his property by reason of the taking of any land or other property as aforesaid, and, if not settled by agreement or arbitration, the same may be assessed by a jury at the bar of the superior court for the county of Susfolk, upon petition to be filed by such person within one year after such taking and not afterwards, in the same manner as damages are assessed for the taking of lands for highways in said city.

Liability for damages.

SECT. 5. This act shall take effect upon its passage.

June 11, 1887.

#### 1887. — Спартев 427.

AN ACT TO ENLARGE THE AREA FOR THE PROPOSED MARINE PARK OF THE CITY OF BOSTON BETWEEN SOUTH BOSTON AND CASTLE ISLAND.

Be it enacted, etc.:

Extension of Marino park over tido-water authorized. Section 1. Chapter three hundred and sixty of the acts of the year eighteen hundred and eighty-five is hereby so amended, that the board of park commissioners of the city of Boston, subject to the provisions of chapter nineteen of the Public Statutes, excepting so

much of section sixteen of said chapter nineteen as requires the payment into the treasury of compensation for the rights and privileges hereby granted in land of the Commonweelth, may make such excavation and filling, and creet and maintain such structures, in and over the area of tide water at or near Dorchester Point, in South Boston, which lies south of a line drawn parallel to and three hundred feet distant northerly from the northerly line of East First street, extended easterly to Castle Island, and east of the westerly line of Q street, extended northerly to an intersection with said parallel line, and southerly into Old Harbor, as the said board may deem necessary or desirable for the purposes of a public park in accordance with the provisions of chapter one hundred and eightyfive of the acts of the year eighteen hundred and seventy-five.

SECT. 2. All lands of the Commonwealth which are occupied or Commonwealth lands to be used enclosed under the provisions of this act shall be appropriated to and only for park used solely for the purposes of a public park.

SECT. 3. This act shall take effect upon its passage.

June 16, 1887.

#### 1887. — Chapter 428.

#### AN ACT RELATING TO STONY BROOK IN THE CITY OF BOSTON.

Be it enacted, etc.:

Section 1. For the purpose of preventing the overflow of Stony City may make Brook between the Tremont-street crossing of the Boston and Provisiony brook and dence railroad and the Back Bay park of the city of Boston, said city take land. may alter the course of, and make a new channel, covered or uncovered, for said brook, from a point near said crossing to said park, and may take land therefor.

SECT. 2. Said city shall within sixty days from such taking, Description of otherwise than by purchase, cause to be recorded in the registry of lands taken to be recorded. deeds for the county of Suffolk, a description of the lands so taken as certain as is required in a common conveyance of land, with a statement of the purpose for which the same was taken, which description and statement shall be signed by the mayor of said city.

SECT. 3. Said city shall pay all damages that shall be sustained Damages to be by any person in property by the taking of any lands, rights or casements under the authority of this act, and, if any person sustaining such damage fails to agree with said city as to the amount of damages sustained, such damage shall be assessed and determined in the superior court for the county of Suffolk, on the written application of either party therefor filed with the clerk of said court within one year of such taking, but no such application shall be made after the expiration of said one year; and upon such application, after such notice as said court shall order, the damages shall be determined by a jury in said court in the same manner as damages for land taken for highways in said city are determined; and costs shall be taxed as in civil cases.

For the purpose of defraying all the costs and expenses stony brook of such lands and rights as shall be taken, purchased or held for the improvement purposes mentioned in this act, and of constructing all channels and thorizod. works necessary and proper for the accomplishment of the said purpose and all expenses incident thereto, the city council shall have authority to issue from time to time negotiable notes, scrip or certificates of debt, to be denominated on the face thereof Stony Brook Improvement Scrip, to an amount not exceeding in the whole the sum of five hundred thousand dollars, bearing interess at a rate not

exceeding the legal rate of interest in this Commonwealth; and said interest shall be payable semi-annually, and the principal shall be payable at periods not more than fifty years from the issuing of the said scrip, notes or certificates, respectively. And the said city council may authorize the city treasurer to sell the same or any part thereof from time to time, at public or private sale, or pledge the same to raise money for the purposes aforesaid, on such terms and conditions as said council shall judge proper.

Excluded from

SECT. 5. The debt and loans authorized by this act shall not be included within the limit fixed by section two of chapter one hundred and seventy-eight of the acts of the year eighteen hundred and eightyfive.

SECT. 6. This act shall take effect upon its passage.

June 16, 1887.

#### 1887. — Chapter 438.

AN ACT TO PROVIDE FOR THE APPOINTMENT OF A CONTROLLER TO AUDIT THE ACCOUNTS OF COUNTY OFFICERS, OFFICERS OF INFERIOR COURTS AND TRIAL JUSTICES.

Be it enacted, etc.:

Controller of

A controller of the accounts of county officers, officounty accounts of county oncess, office to be appointed. Cers of inferior courts and trial justices, shall be appointed by the governor, with the advice and consent of the council, who shall be provided with an office in the state house or in some other suitable place in the city of Boston.

Duties.

SECT. 3. Said controller shall inspect the books and accounts of the county treasurer of each county, except Suffolk; . . . and shall also visit or cause to be visited, at least once a year without previous notice, all other said county officers, receiving money payable by such officers to the county treasurer, clerks of the supreme judicial court and superior courts in the county of Susfolk, all trial justices and clerks of police, municipal and district courts, and justices of such courts, having no clerk, and at such time shall make an examination of the books, accounts and vouchers of the aforesaid officers, ascertaining in detail the various items of receipts and expenditures; and said controller shall ascertain the actual amount of cash or money on hand in any of the aforesaid departments or with any of said officers, and shall require, so far as possible, uniformity and correctness in the method of keeping said accounts, and may order such classification of receipts and expenditures as he sees fit.

Returns to be controller.

SECT. 4. To enable said controller to perform the service required of him the said officers and persons named in section three shall afford all reasonable and needed facilities; and it is hereby made the duty of all such officers and persons to make returns and exhibits under oath to said controller in such form and at such time or times as he shall prescribe; and any such officer who refuses or neglects to give such information as may be required by said controller, provided the same is within his knowledge, shall be deemed guilty of a misdemeanor, and shall be punished therefor by fine not exceeding one hundred dollars for each offence; and if any person in making such return or exhibit, or in giving such information or statement on his oath, knowingly swears falsely concerning the same, he shall be deemed guilty of perjury, and punished accordingly.

Clerk of mupicipal court to

. . The clerks of the municipal court of the city SECT. 5. pal court to and Boston shall on the first day of each month account for and pay to dily collector, over to the collector of the city of Boston or other officer authorized by law to receive the same all moneys received by him and by law payable to the county of Suffolk, and render to said collector or other officer a detailed account on oath of the same.

SECT. 6. The several officers and persons named in section three Annual returns to controller to of this act shall keep an accurate record of, and shall on or before be made before the fifteenth day of January in each year make return under oath to January 15. said controller of, all sums of money which have in any way been charged or received by them or to their use by reason or on account of their said offices or in their official capacity, and also of all expenditures made or incurred by them by reason or on account of the same for the year ending with the thirty-first day of December next

[SECT. 8 repeals P. S., c. 16, § 73; c. 23, §§ 36-39; c. 154, § 34; c. 155, § 78; 1876, c. 169.]

June 16, 1887.

#### 1887.—CHAPTER 411.

SECT. 5. Engine-men or members of the fire department in a city Members of fire or town shall be exempted from military duty by forthwith filing with exempt from the assessors of the city or town in which they reside a certificate millulary duty. that they are engine-men or members of the fire department as aforesaid, signed by the mayor and aldermen or fire commissioners of such city or the selectmen of such town; but when a member of a volunteer company is, after his enlistment, appointed an engine-man or member of the fire department, it shall not vacate his enlistment.

SECT. 7. Assessors shall annually, in May or June, make a list List of persons of persons living within their respective limits liable to enrolment, mentand place a certified copy thereof in the hand of the clerks of their respective cities and towns, who shall place it on file with the records of such city or town, and annually, in May, June, or July, transmit returns of the militia thus enrolled to the adjutant-general.

SECT. 9. When it is necessary to call out any portion of the en-Calling out en-rolled militia for rolled militia for active duty, the commander-in-chief shall direct his active duty. order to the mayor and aldermen of cities or to the selectmen of towns, who, upon receipt of the same, shall forthwith, by written or oral notice to each individual, or by proclamation, appoint a time and place for the assembling of the enrolled militia in their city or town, and shall then and there proceed to draft as many thereof, or to accept as many volunteers as is required by the order of the commander-in-chief, and shall forthwith forward to the commander-inchief a list of the persons so drafted or accepted as volunteers.

[Petitions for organizing volunteer companies must be Organization of new companies. accompanied by the approval of the mayor and aldermen.]

SECT. 90. The mayor and aldermen of cities and selectmen of Mayor and aldermen to towns shall provide for each regiment, battalion, corps of cadets, or provide portion of the volunteer militia, within the limits of their respective armorles, etc. cities or towns, a suitable armory for the purpose of drill, and for the safe keeping of the arms, equipments, uniforms, and other military property furnished to such portion of the volunteer militia by the state; and shall also provide suitable grounds or places for the parade, drill, and target practice of the militia belonging to their respective cities and towns. They shall also provide for the headquarters located within their limits of each brigade, regiment, separate battalion or corps of cadets, a suitable room for the keeping of books, the transaction of business, and the instruction of officers. Necessary fuel and lights, or a reasonable allowance therefor, shall Fuel and lights.

be furnished by cities and towns for each armory or headquarters located within their limits.

Drill ball.

Sect. 91. Where two or more companies of the same battalion are located within the limits of a city or town, the mayor and aldermen or selectmen thereof shall, if practicable, provide such companies with a drill hall, to be used by them in common, of capacity sufficient for battalion drill, together with a smaller room in the same building, for each of said companies, suitable for company meetings, and for the safe keeping of military property, as provided in the preceding The headquarters of each regiment, battalion, and corps of cadets shall be established with said commands, or portious thereof, as far as practicable.

Money may be raised by tax-ation for building armories,

SECT. 92. Cities and towns in which regiments, battalions, corps of cadets or companies, or the headquarters of brigades, regiments, battalions, corps of cadets, signal and ambulance corps, or detachments of militia, are located, may raise money, by taxation or otherwise, for the purpose of creeting suitable buildings for the armories or headquarters of such organizations.

Control and inspection of armories, etc.

Sect. 95. Every officer whose command occupies, assembles, or drills in any armory, drill hall, or building allowed according to law for such purpose shall have control of such premises during the period of occupation, subject to the orders of his superior commanders; . provided, that nothing in this section shall be construed to prevent reasonable inspection of the premises by the mayor and aldermen or selectmen of a city or town, or by the owners of the premises, according to the terms which may have been specified therefor in a lease.

Amount pald general.

SECT. 96. The mayor and aldermen of cities and selectmen of for rent to be serviced to adjust towns shall annually, on the first day of October, transmit to the adjutant general a return, verified by oath or affirmation of at least two of their board, showing the name of each militia organization or headquarters furnished with an armory, the amount paid or charged for the rent thereof, and that the amount charged is fair and reasonable according to the value of real estate in their place. Returns not received by December first will not be allowed.

Precept from mayor and aldermen in case of riot.

SECT. 99. When there is in any city or town a tumult, riot, mob, or a body of men acting together by force, with attempt to commit a felony, or to offer violence to persons or property, or by force and violence to break and resist the laws of the Commonwealth; or when such tumult, riot, or mob is threatened, and the fact is made to appear to the commander-in-chief, the sheriff of the county, the mayor of the city or the selectmen of the town, the commander-in-chief may issue his order, or such sheriff, mayor, or selectmen may issue a precept, directed to any commander of a brigade, regiment, battalion, corps of cadets or company, within the limits of their jurisdiction, directing him to order his command, or a part thereof, to appear at a time and place therein specified, to aid the civil authority in suppressing such violence and supporting the laws; . . . . This precept shall be signed and properly attested as the act of such sheriff, mayor, or selectmen, and shall be under seal, and may be varied to suit the circumstances of the case; and a copy of the same shall be immediately forwarded to the commander-in-chief.

Carriages to be provided to attend with supplies.

The mayor and aldermen of a city and the selectmen SECT. 104. of a town to which men so ordered out, detached, or drafted, belong, when required in writing by a commander of a regiment or detachment, shall provide carriages to attend them with further supplies of provisions and to carry necessary baggage, and provide necessary camp equipage and utensils, until notified by the commanding officer to desist; and shall present their accounts for the same to the quartermaster general. For any neglect by such mayor and aldermen or selectmen, under this section, such city or town shall forfeit to the use of the Commonwealth not less than twenty nor more than five hundred dollars.

. . No ground shall be occupied for an en-Encampment **SECT.** 108. campment in the time of peace without the consent of the selectmen of the town or mayor and aldermen of the city where the encampment is to be made, unless by order of the commander-in-chief; such ground to be paid for by the state on contracts to be approved by the adjutant-general.

SECT. 124. [No body of men whatsoever, other than the regularly Certain associorganized corps of the militia, the troops of the United States, and parade w certain specified companies and associations, shall associate themselves arms if licensed. together as a military company or organization for drill, or parade in public with arms, without the license of the governor, and all applications for such license must be approved by the mayor and aldermen; nor shall any city raise or appropriate money toward arming, or in any way supporting or providing drill rooms for any such body of men; provided, that associations of honorably discharged United States soldiers may parade on certain specified occasions, having first obtained the written permission of the mayor and aldermen; and that students in educational institutions may, with the consent of the governor, drill and parade with arms in public, under superintendence of their teachers.

SECT. 158. A sworn copy of the rolls of officers and enlisted men Rolls of officers in the volunteer militia shall be furnished by the commanding officers and men to be furnished. of companies and such other organizations to the mayor and aldermen, for the purpose of determining exemption from jury duty. (Sect. The clerk of the ancient and honorable artillery company shall furnish annually, as provided herein, to the mayor and aldermen of the city of Boston, sworn rolls of all active members belonging to the company.]
[SECT. 167 repeals P. S., c. 14.]

June 14, 1887.

#### 1887. — CHAPTER 443.

AN ACT TO REQUIRE AND REGULATE THE USE OF SELF-REGISTERING AND CANCELLING BALLOT-BOXES IN TAKING THE VOTE UPON THE QUESTION OF GRANTING LIQUOR LICENSES.

[This act provides that registering and cancelling ballot-boxes, Registering approved by the secretary, treasurer and auditor of the common-used in taking wealth, shall be used at each polling-precinct in taking the vote license vote, under provident the question of granting licenses for the sale of interior licenses that upon the question of granting licenses for the sale of intoxicating sions of 1884, c. 299, sect. 14-17, inclusive, to a 299, §§ 14-17 apply to said boxes.

## 1887. — RESOLVES, CHAPTER 53.

RESOLVE PROVIDING FOR THE ERECTION OF A MEMORIAL TO CRISPUS ATTUCKS, SAMUEL GRAY, JONAS CALDWELL, SAMUEL MAVERICK AND PATRICK CARR.

Memorial of Crispus Attucks and others.

Resolved, That the governor and council be and they are hereby authorized and requested to cause to be erected in some public place in the city of Boston a suitable memorial or monument to the memory of Crispus Attucks, Samuel Gray, Jonas Caldwell, Samuel Maverick and Patrick Carr, who were killed by British soldiers in the streets of Boston on the fifth day of March in the year seventeen hundred and seventy, upon the occasion known as the "Boston Massacre;" also to cause suitable headstones to be placed at the graves of the said persons, where their locations can be ascertained. The amount to be expended under this resolve shall not exceed the sum of ten thousand dollars.

May 17, 1887.



# INDEX.

## A.

ABATEMENT											
of taxes. See Taxes.											
of betterments. See Better	MENT	8.									
ACCOUNTS											
controller of county, etc.											
appointment	•	•									878
duties generally .										•	878
returns to be made to		•				•	•			878	, 879
ABSENCE											
of mayor elect of city of Bosto Mayor.	n at	organ	iza	tion o	f city	gove	rnme	ent, e	tc.	Sec	
vacancies in offices by. See t	itles	of sev	era	ıl offic	cers.						
ACTIONS											
pending, etc., how affected by	anne	xation	20 f	city	of Ro	xbury	to ci	ty of	Bost	on .	126
				city	of (	Charle	estow	n to	city	of	
				Bo	ston	•	•	•		199,	200
				town	of I	Bright	ton to	city	of 1	Bos-	
				to	n .	•	•			200,	, 210
				town	of I	orch	estert	o city	7 <b>of</b> 1	Bos-	
						•		•		144,	, 145
	٠					Vest 1		iry t	o cit	y of	
						•		•	•	•	213
•				•		tow					
				•	•	Bosto					225
				-		city	of B	oston	to N	[6 <b>M</b> −	•
				tor	<b>.</b>	•	•	•	•	•	236
ALBANY STREET					_	_	_	_			
city of Boston may construct,	-	_					•		٤.	•	88
		•							•		3, 89
extension of, authorized		•				•	•	•	•	88, 9	1, 97
ALBANY-STREET FREIGHT R.											•••
capital stock								:	•	•	132
cars, running of by may be re	_	•					otB	oston	•	•	132
horse-power to be used by, un				•	•	•	•	•	•	•	132
incorporated		•	•	•	•	•	•	•	•	•	131
may fix tolls, etc		•	•	•	•	•	•	•	•	•	132 132
may unite with other railways		•	•	•	•	•	•	•	•	•	
powers, etc., of streets, to keep paving of in re	mai-	•	•	•		•	٠	٠	•	•	131 132
to transport freight only.	:հոււ	•	•	•			:		•	•	132
tracks of, where may be located								•	•	•	132
CLACAS OI, WHELE MAY DE TOCALE	Ju, CI	ri.			•	•			•	•	101

386 INDEX.

			PAGE
ALDERMANIC DISTRICTS. See Alderney.			
ALDERMEN, board of, in city of Boston			
Albany street, may extend, etc	•		. 97
Albany-street Freight Railway Company, may regulate running of	of car	s of	•
See Albany-street Freight Railway Company.			
annual meeting of citizens, to appoint hours and place of			. 2
ballots, to provide fireproof vault for preservation of			. 316
bridges over Charles river, powers of, relative to. etc. See Bridge	ES.		
cellars, shall establish grade at which they may be constructed in		ings.	195
may authorize certain, to be constructed below fixed grade			. 835
certain acts of, for the years 1845 and 1846 confirmed	·		. GG
chairman of	•		
election			. G
	•		
duties and powers	•		. 6
to exercise powers of mayor, when	•		. 6
city clerk may be removed by with consent of mayor	•		. 6
• • • • • • • • • • • • • • • • • • • •	•		. G
common council to have negative upon proceedings of, in certain cr			. 7
court-house in Susfolk County, powers of, relative to crection	of.	Se	0
Suffolk.			
created			. 1
deeds, powers and duties relative to Suffolk registry of, transferre	d to	inde	x
commissioners			. 267
districts for the election of members of, created, etc			315, 316
dogs, may authorize establishment of shelter for			. 207
committed to shelter, may fix price of redemption	•		. 297
duties of, generally.	•		. 6, 7
upon annexation of town of Dorchester to city of Boston			. 0, 1 144–148
			199-203
upon annexation of city of Charlestown to city of Boston			
upon annexation of town of Brighton to city of Boston.			<b>2</b> 00–21 <b>3</b>
upon annexation of town of West Roxbury to city of Bos			214-216
elections, returns of, to be entered in journal of			. 8
for national and State offices, duties of, in	•		. 11,13
to issue warrants for new 8, 4, 5, 9,		-	-
inspectors of, to be appointed subject to approval of		•	. 269
		•	. 820
ferry to East Boston, powers of relative to upon purchase by city of	f Bos	ton,	139-141
Fort Hill, may reduce grade and remove buildings on, etc			. 139
general meetings of citizens, to call		,	12, 304
highways, to be surveyors of			. 8
blasting within certain distance of, forbidden without lie	censo	of	. 133
inspectors of elections to be appointed subject to approval of			. 269
journal of, election returns to be entered in			. 3
liow kept			: G
mayor, to examine returns of votes for .			
to cause person elected to be notified			. 8
duties of when no choice of			. 3, 4
not to be member or preside at meetings of, etc.		•	. 321
		•	
meetings of, to be public	•	•	. 6
may be summoned by mayor	•	•	. 9
members of			
election	•	. 4,	815, 316
ineligible to other offices	•	•	. 8
not to take part in making contracts, etc.	• .	•	. 321
	128,	14Ģ,	211, 214
oath	•		5
qualifications			. 4, 816

INDEX. 387

ALDERMEN, board of, in city of Boston, continued.	O M
manufacture of the first of the control of the cont	
	5 10
	19
	-
	≟0 40
police, powers of relative to administration of, transferred to board of police	20
• • • • • • • • • • • • • • • • • • • •	72
polling places in voting precincts, etc., to be designated by 269, 2'	
	7
upon annexation of towns of Brighton, Dorchester, and	•
West Roxbury, and city of Charlestown to city of	
Boston 144-148, 199-203, 209-212, 214-21	10
-	4 G
registry of deeds for Suffolk county, powers, etc., relative to, transferred to	U
	~-
	67 ~a
	58 
taran da antara da a	59
	97
sewers, city council may delegate powers of relative to, to board of street	19
Commissioners	64
may assess betterments, etc., for improving. See Stony Brook.	
street-railway companies in Boston may establish cable system, etc., with con-	
	52
sent of	22
	-0
•	53
streets, Charlestown Gas-light Company may dig up, with consent of . 352, 35 city council may delegate, etc., powers of as to care, etc., of to board	)J
	٠.
	64
city council may delegate powers of relative to gas-light companies lay- ing pipes, etc., in, to board of street commissioners 20	٠,
	64 07
may permit projectures into, from buildings, etc 805, 32 may lay out certain over tide-waters. See Tide-waters.	61
names of certain to be confirmed by	30
	54 52
taxes, powers of relative to abatement of, transferred to board of street com-	)3
missioners	54
	70
·	
	_
	9
votes of, certain, to be presented to mayor for approval	
	11
ward officers, to issue warrant for election in case of non-election of, at munic-	٠.
ipal election	
wards, to designate places of voting in certain new	
• • • • • • • • • • • • • • • • • • • •	6
for meetings, to be issued by 3, 4, 5, 9, 10, 12, 127, 269, 29	1
ALLEYS. See Streets.	
AMERICAN ANTIQUARIAN SOCIETY	
president of, to be ex officio member of Old South Association in Boston . 26	3

AMUSEMENT	FAUL
regulations as to construction, etc., of places of in city of Boston. See Buildings.	
ANCIENT AND HONORABLE ARTILLERY COMPANY	
clerk of to furnish sworn rolls of members to mayor and aldermen of city of	
Boston, etc.	381
ANNEXATION	
of town of Brighton to city of Boston	
part of city of Boston to town of Brookline 183,	
parts of town of Brookline to city of Boston 157, 158, 224-	
city of Charlestown to city of Boston	
part of the town of Dorchester to city of Boston	-
the town of Dorchester to city of Boston	
Mount Hope Cemetery to city of Boston	
part of city of Boston to city of Newton	
part of city of Newton to city of Boston	
city of Roxbury to city of Boston	
Thompson's Island to city of Boston	56
town of West Roxbury to city of Boston	216
APPEALS	
from estimates of damages in certain cases. See DAMAGES.	
in prosecutions by board of health in town of Boston, how made, etc 82	-
when building permit is refused in city of Boston 166, 324,	325
when dangerous buildings are ordered to be removed in city of Boston, etc.	
174, 324,	825
APPROPRIATION BILLS	
nnayor may veto separate items of, etc	321
city council of city of Boston may make of public money	7
ARLINGTON	
town of, may take portion of Mystic water-supply of Boston	230
ARLINGTON STREET	
to be filled, etc	99
ARMORIES	
	347
· · · · · · · · · · · · · · · · · · ·	380
	380
mayor and aldermen of cities and selectmen of towns to certify amount of	
	380
·	<b>379</b>
ARMS	
· · · · · · · · · · · · · · · · · · ·	143
· · · · · · · · · · · · · · · · · · ·	142
ARNOLD ARBORETUM	
	<b>2</b> 86
may lease parts of land taken	
•	<b>286</b>
ASHES	
not to be thrown into Boston Harbor. See HARBOR.	
tenement and lodging houses to have receptacles for. See BUILDINGS.	
ASSABET RIVER. See WATER.	
ASSEMBLIES	
regulations, etc., as to construction, etc., of buildings for public. See	
Buildings.	
ASSESSMENTS	
law as to sewer, to apply to sewer laid by town of Brookline in Chestnut street	
and Pond avenue, in Boston	274

ASSESSMENTS, continued. of betterments. See Betterments.
of detterments. See Betterments.
of taxes. See Taxes.
ASSESSORS
of taxes. See Taxes.
ASSISTANT ASSESSORS. See Taxes.
ASSISTANT DISTRICT ATTORNEYS. See Suppole.
ASSISTANT DISTRICT ATTORNETS. See SUPPOLE.  ASSISTANT HARBOR MASTERS. See HARBOR.
ASSISTANT INSPECTORS OF BUILDINGS. See Buildings.
ASSISTANT REGISTRARS OF VOTERS. See VOTERS.
ASYLUM FOR INEBRIATES
city of Boston may establish
certain sewers below may be extended to deep water, etc 142
city of Boston may extend, over tide-waters
cost of filling in docks below to be lien on lands, etc
docks within may be filled by city of Boston, etc
ATTORNEY-GENERAL
shall examine rights of Commonwealth in certain lands, flats, etc 124
Crispus, memorial to
AUCTIONEERS
city council of Boston may vest powers of board of aldermen as to licens-
ing, etc., of, in board of police commissioners 272, 278
AUDITOR
of accounts of the city of Boston
to be auditor of county of Suffolk. See Suppole.
to be, with mayor, etc., trustee of water sinking-funds, etc 69, 257, 258
to be, with mayor, etc., trustee of water sinking-funds, etc 69, 257, 258
to be, with mayor, etc., trustee of water sinking-funds, etc 69, 257, 258 AVENUES. See STREETS.
to be, with mayor, etc., trustee of water sinking-funds, etc 69, 257, 258  AVENUES. See Streets.  B.
to be, with mayor, etc., trustee of water sinking-funds, etc 69, 257, 258  AVENUES. See Streets.  B.  BACK BAY
to be, with mayor, etc., trustee of water sinking-funds, etc
BACK BAY act in relation to public garden on to be accepted by voters, etc
BACK BAY act in relation to public garden on to be accepted by voters, etc
BACK BAY  act in relation to public garden on to be accepted by voters, etc
BACK BAY  act in relation to public garden on to be accepted by voters, etc
BACK BAY  act in relation to public garden on to be accepted by voters, etc
BACK BAY  act in relation to public garden on to be accepted by voters, etc
BACK BAY  act in relation to public garden on to be accepted by voters, etc
BACK BAY  act in relation to public garden on to be accepted by voters, etc
BACK BAY  act in relation to public garden on to be accepted by voters, etc
BACK BAY  act in relation to public garden on to be accepted by voters, etc
BACK BAY  act in relation to public garden on to be accepted by voters, etc
AVENUES. See Streets.  Back Bay  act in relation to public garden on to be accepted by voters, etc
BACK BAY  act in relation to public garden on to be accepted by voters, etc
AVENUES. See Streets.  Back Bay  act in relation to public garden on to be accepted by voters, etc
AVENUES. See Streets.  Back Bay act in relation to public garden on to be accepted by voters, etc
to be, with mayor, etc., trustee of water sinking-funds, etc
to be, with mayor, etc., trustee of water sinking-funds, etc
to be, with mayor, etc., trustee of water sinking-funds, etc
to be, with mayor, etc., trustee of water sinking-funds, etc

						PAGE
BALCONIES						
in streets. See Streets.						
BALLAST						
city council of the city of Boston may reg	•	_	_	_	-	
	etc., employ				of.	73
	ulate weighir			on of	•	73
not to be taken from Bird Island witho	ut licen <b>se</b> , cto	· .	•		•	37
not to be thrown into Boston Harbor	• • •	•	•		•	72
BALLOT-BOXES						
city clerk of city of Boston to receive,					•	816
during elections to be in charge of insp			•	• •	•	257
not to be removed from public view uni	-	-				271
registering, etc., to be used in taki		_	ing li	censes	for	
~ ·	• .• .•		•		•	381
registrars of voters in city of Boston to	supply cach	ward wit	h, etc		•	257
Sec Ballots.						
BALLOTS						
box, etc., containing not to be delivered	-	ty of Bo	ston e	xcept t	apon	
written order, etc			•		•	316
city clerk of city of Boston to receive b		0,			•	816
preservation of, etc., in city of Boston	• • •	•	•		•	316
BASS						
black not to be taken, etc., in Lake Co	chituate .	•	•	• •	•	158
BAY STATE IRON COMPANY	. 177 1					
may extend track across avenue of Mo	unt Wasningt	on avent	ie cor	poratio	n.	87
BAY-WINDOWS					^	
regulations as to construction, etc., of	, in oulidings	s in city	or ro	ston.	See	
Buildings. BEACHES						
	f i-	Dantan	TT1	:•	h	
stones, gravel, etc., not to be carried a owner's consent	way irom, in	DOSTOR		-	nout	E 7
BEACON STREET		•	•		•	57
board of street commissioners of city o	f Roston man	idon	oto			159
BELMONT STREET	i Doston may	widen,	ew.	• •	•	109
widened					110	120
BERKELEY STREET	• • •	•	•		110,	120
1 1 1 AD .						217
BETTERMENTS	•	•	•	•	•	211
assessment of						
for building bridge across Charle	as rivar fram	Roston	• o Co	m heida	••	301
sewer by Somervill	•			-		301
in Boston .	e, in certain	bulcets	01 0	nai ice	OWII	308
constructing plank-way, etc.	over wenters	of Charl	los riv		904	295
dredging, etc., Roxbury can:						277
improvements made in Stony					270, 3 <b>4, 2</b> 23,	
laying out, etc., highways in			•			361
parks in city of 1			•	•	•	201
relocating tracks of certain r						245
laws relative to to apply to taking land:				• •		286
not to apply to taking of land by					200,	300
board of street commissioners of city of						300
certain streets			-	g vut,		181
BILLIARD TABLES		•	•	•	110,	101
city council of Boston may vest power	of board of	aldermar	to 14	oneo	etc	
in board of police commissioners			!!!		•	273
fees for licenses to keep, etc				· ·		807
			•		<del>,,,</del>	~~ .

PAGE
BIRD ISLAND earth and stones not to be taken from, without license, etc
earth and stones not to be taken from, without license, etc
near highway, etc., in the city of Boston, not to be done without license . 133
BOARDING-HOUSES
halls, etc., of, to be lighted at night
inspector of buildings of city of Boston may require further safeguards
against fire in, etc
to be furnished with fire-escapes
to maintain night watchmen, etc
BOARD OF ALDERMEN. Sec ALDERNEN.
BOARD OF DIRECTORS FOR PUBLIC INSTITUTIONS. See Public Institutions.
BOARD OF FIRE COMMISSIONERS. See Fire.
BOARD OF HARBOR COMMISSIONERS. See HARBOR.
BOARD OF HARBOR AND LAND COMMISSIONERS. See HARBOR AND
LAND COMMISSIONERS.
BOARD OF HEALTH. See HEALTH.
BOARD OF LICENSE COMMISSIONERS. See LICENSE COMMISSIONERS.
BOARD OF PARK COMMISSIONERS. See PARKS.
BOARD OF RAILROAD COMMISSIONERS. See RAILROADS.
BOARD OF REGISTRARS OF VOTERS. See Voters.
BOARD OF POLICE. See Police.
BOARD OF POLICE COMMISSIONERS. See Police.
BOARD OF STREET COMMISSIONERS. See STREETS. BOARD OF SUPERVISORS. See Schools.
BOAT-HOUSE. See Charles River.
BOILERS
regulations as to the construction, etc., of in town of Boston
returns as to, in city of Boston, to be made by inspector of buildings . 806, 824
See Buildings.
BONDS
may be required of constables in the town of Boston. See Constables.
deputy collectors of taxes in the town of Boston 21
person collecting, etc., public moneys of the city of Boston, 7
porters in the town of Boston 16, 17
BOSTON city of
Albany street, may extend. See Albany Street.
aldermanic districts in. See Alderner.
Atlantic avenue, may extend. See Atlantic Avenue.
armories, allowance to for rent of. See Armories.
boundary line between, and city of Roxbury altered 99
and town of Brookline altered 183
and city of Newton changed 226, 227
bridges in. See Bridges.
Brighton, town of, annexed to. See Brighton.
Brookline, portions of town of annexed to. See Brookline.
town of, may sell water to. See Water. buildings in, regulated. See Buildings.
Burrill, Charles, may pay certain sum of money to, etc 160
cemetery, may establish, etc. See Cemeteries.
Charles river, may construct plank-way over waters of, etc. See
CHARLES RIVER.
may construct certain sea-walls, etc., in. See CHARLES

PAC
BOSTON, city of, continued.
Charles street, may lay out highway in continuation of, etc. See
STREETS.
Charlestown, city of, annexed to. See Charlestown. city council of, powers of generally. See City Council.
constables in. See Constables.
court-house for Suffolk County, to erect, etc. See Suppole.
corporate name
powers, etc., generally
Dorchester, town of, annexed to, etc. See Dorchester.
elevators in buildings in, may be regulated. See BUILDINGS.
English High and Latin Schools, responsible to State for arms distrib-
uted to
Faneuil Hall market in. See FANEUIL HALL MARKET.
Farm pond, may take waters of. See WATER.
ferries, may take land for East Boston. See FERRIES.
fire department of. See Fire.
firemen, may expend certain sum for relief of disabled, etc. See Fire.
flats, may fill up certain, etc., of Prison-Point bay. See Prison Point
BAY.
general meeting of citizens of, how warned, etc. See Citizens.
government of, in whom vested
gunpowder, how to be kept in, etc. See Gunpowder.
harbor of. See Harbor.
hospital, may establish city. See Hospital. house of correction in. See Correction.
house of reformation for females, may establish a branch of. See
REFORMATION.
improved sewerage, system of. See Sewerage.
indebtedness of, limited. See Indebtedness.
inebriates, may establish asylum for. See Inebriates.
Jamaica pond aqueduct corporation, may purchase franchise of. See
JAMAICA POND AQUEDUCT CORPORATION.
juvenile offenders in. See Juvenile Offenders.
Lake Cochituate, may raise dam at outlet of. See LAKE COCHITUATE;
WATER.
land in, ceded to United States for post-office, etc. See UNITED STATES.
certain, released by Massachusetts Institute of Technology to
be granted to, etc. See Massachuserrs Institute or
Technology.
commissioners on public lands may convey certain lands to. See
Public Lands.
Massachusetts Institute of Technology may exchange certain lands
with, etc. See Massachusetts Institute of Technology.
Mill-dam road, part of may be laid out, etc., by. See Mill-Dam BOAD.
Mount Hope Cemetery, annexed to. See CEMETERIES; WEST ROXBURY.  Muddy river, may with town of Brookline erect dam across. See MUDDY
River.
Mystic lower pond, to cease emptying sewerage into, etc. See Mystic
Ponds; Sewers.
Mystic river, may take water from valley of. See WATER.
Old State House, furniture, etc., in may be conveyed to. See OLD
STATE HOUSE.
parks in. See Parks.
paupers, payment to for support of state, authorized. See Paupers.
police of. See Police.

PAGE

BOSTON, city	of continued.
	or, remedy of, for supporting. See Poor.
	rtion of, annexed to city of Newton. See Newton.
	blic institutions of. See Public Institutions.
-	blic library, may found, etc. See Public Library.
-	· · · · · · · · · · · · · · · · · · ·
	exbury canal, may abate nuisance in. See Nuisance.
	oxbury, city of, annexed to. See Roxbury.
	hool committee in. See Schools.
	hools in. See Schools.
	ony brook, may improve, etc. See STONY BROOK.
	dbury river, may take water of. See WATER.
	rveyors of highways of. See Surveyors of Highways.
	Kes in. See Taxes.
	rate of, limited. See Taxes.
ur	inals, may erect, etc. See Urinals.
Wa	rds of. See Wards.
W8	ter-supply of. See WATER.
w	est Roxbury, town of, annexed to. See WEST ROXBURY.
wh	narves in. See Wharves.
w	illiams market, may purchase, etc. See WILLIAMS MARKET.
town of	
an	nexation to of part of the town of Dorchester
	sessors in. See Assessors, Taxes.
	llast, weighing of, etc. See Ballast.
	ard of health in. See HEALTH.
	ilers in, regulations as to. See Boilers.
	ildings in, construction, etc. See Buildings.
	rying-grounds in. See Cemeteries.
	tain powers of, vested in city council of city of Boston. See Crry
CC.	Council.
ani	lector of taxes in. See Taxes.
	nstables in. See Constables.
	rchester, annexation of part of town of, to. See Dorchester.
	e, buildings in, may be pulled down to stop. See Fire.
	tways in. See Sidewalks.
	alth, board of. See Health.
	erment of the dead in. See HEALTH.
	ery-stables in. See Stables.
	erseers of the poor in. See Poor.
	eters in. See PORTERS.
	eets in. See Streets.
	kettles in, regulations as to. See TAR KETTLES.
	asurer of. See Treasurer.
	ter supply of. See WATER.
	ghts and measures in, regulations as to. See WEIGHTS AND MEASURES.
	ALBANY RAILROAD COMPANY
	oners on public lands may sell certain lands of Commonwealth on
	Bay to
tracks of,	may relocate in East Boston
	expense of relocation of
	assessment of betterments for relocation of $\ . \ . \ . \ . \ . \ . \ 245$
	LOWELL RAILROAD CORPORATION
	laws for city of Boston not to apply to construction of passenger
, statio	n of
3 6 1	n Mystic valley may be changed by city of Boston, etc 242

	PAGE
BOSTON AND MAINE RAILROAD COMPANY	
may cross Miller's river with service-pipe	. 88
tap Cochituate water-pipe at Charlestown	. 87, 88
BOSTON AND PROVIDENCE RAILROAD CORPORATION	
building laws for city of Boston not to apply to construction of passen	_
BOSTON AND ROXBURY MILL CORPORATION	. 195
wharf of, may be extended, etc	. 65
BOSTON ASYLUM FOR INEBRIATES. See INEBRIATES.	. 00
BOSTON BELTING COMPANY	
city of Boston not to interfere with rights of, in Stony Brook. See STONY BROOK	OK.
BOSTON FIREMEN'S RELIEF FUND	
corporation created to hold, etc	281, 282
powers of, etc	. 282
BOSTON FREE BRIDGE CORPORATION	
city of Boston may assume control of bridge of	. 47
erect bridge instead of, etc	. 48
powers, etc., of	4G, 47
incorporated	. 46
liable for unreasonable detention of vessels, etc.	. 46
manner of estimating damages for taking of land by	47, 48
may construct free bridge, etc., from near Sea street in Boston to So. Bost	•
to make compensation for land, etc., taken	. 46
See Bridges.	
BOSTON GAS-LIGHT COMPANY	
first meeting, how called	. 89
incorporated	. 88
may sink pipes with consent, etc	. 88
powers, etc., generally	. 89
BOSTON PORT SOCIETY	
real estate of exempt from taxation, etc.	. 82
BOSTON PROTECTIVE DEPARTMENT	. 02
annual meeting, etc.	. 220
appointment of men by, to be subject to approval of fire commissioners	. 220
disabled members may be pensioned	. 291
incorporated	219, 220
may maintain corps of men to discover, etc., fires	. 220
officers, etc., to have right of way through streets of Boston	. 203
payment of expenses, how provided for, etc	220, 221
penalty for failure to comply with demand by, for certain statement, etc.	. 221
rights of insurance companies as to, etc	. 220
treasurer may require statement, etc., from insurance companies	. 221
BOSTON, REVERE BEACH, AND LYNN RAILROAD COMPANY	
may relocate tracks in East Boston, etc	. 245
expense of relocation of tracks, how borne, etc	. 245
assessment of betterments for relocating tracks of	. 245
BOSTON WATER BOARD. See WATER. BOSTON WATER POWER COMPANY	
agreements between, and the Commonwealth and the city of Boston, relatito lands on Back Bay, confirmed. See Back Bay.	пŘ
BOSTON WATER SCRIP. See WATER.	
BOUNDARY	
line between cities of Boston and Roxbury altered	. 99
city of Boston and town of Brookline	. 183
cities of Boston and Newton	226, 227

DOWN DIG					PAGE
BOWLING-ALLEYS city council of Boston may vest powers of board		.1.4	1:		
					3 070
					2, 273
licenses to keepers of, etc		•	•	. 800	, 307
BOYLSTON					
trustees of John Boylston's Charitable Donations in	icorpo	rated	•	. 21, 2	3, 26
See Poor.					
BREED'S ISLAND					
citics of Boston and Chelsea may build bridge from	weste	erly end	of, etc	c	875
BRIDGES					
Boston south bridge (Dover-street bridge)					
may be transferred, etc., to city of Boston.					52
proprietors of. See Proprietors of Bost					
tolls not to be exacted for travel over.					52
bridge across Charles river, between Brighton an					
tained, etc					135
bridge across Charles river, between West Chester	park	in Bosto	on and	Front	
street extended in Cambridge					
board of commissioners to construct, etc.					871
boards of aldermen of the cities of Boston					
thorize running of street-cars upon, etc.		•			872
cities of Boston and Cambridge to pay one-ha					
between harbor lines			•		372
city of Boston may borrow money for constr	ucting	g, in e <b>x</b> e	css of	limit.	372
commissioners may change plans, etc., for					872
bridge across Charles river, from Beacon street in	Bosto	n to Car	mbridg	ge	
betterments for construction of, how assessed	d.	•			801
betterments for construction of, how assessed care of, etc., vested in commissioners, etc.					301
cities of Boston and Cambridge may build joi					1, 302
each tak	e land	s for con	struct	ion of,	801
issue bot	nds in	paymen	t of ex	penses	
of c	constru	action, c	etc.		302
draw of			_	801, 317	7. 318
expenses of constructing, etc., how borne				. 301	1, 302
location, how determined					301
materials for eta					801
to be constructed within certain time					
bridge across Charles river, from Brattle square in C					
in Boston		Ŭ			
betterments for construction of, how assessed	1.				223
board of commissioners to have charge of, etc					223
cities of Boston and Cambridge may build, et	tc			. 222	2. 223
take lan	d for.	etc.			222
draw of					
expense of constructing, how borne, etc.					222
bridge across Charles river, from northerly si		f Canac	WAV	street.	
etc.			, <b></b> ,	J	
city of Boston may construct, etc					282
take lands, etc., for		•	•		282
bridge across Chelsea creek connecting westerly		-	Ya iak		
city of Boston with city of Chelsea	J4 U	,	1916		
cities of Boston and Chelsea may build, etc.					875
to have draw, etc.	•	•	•		875
bridge across Foro Point channel from Sea street	•	•	•		010
gity of Roston may build ato					QF

	_										1	PAGI
BRIDGE			I 6	g								
bria	ge across Fore Point											
	may be built by th  MOUNT WASH						-	PLL	on, euc	. 0	90	
held	ge across Fort Point								from	Son	th	
Drid	Boston to Bos					. 01	Divau	way	110111	Bou		
							_		_	_	_	123
	city of Boston may draws in	,		•					•.	•		123
brid	ge of the Granite								•	Co		
	PORATION.		ou.po.								_	
brid	ge over Roxbury cre	ek in co	ntinua	tion o	f Alb	<b>a</b> nv	street	(Me	eridian	-stre	et	
	Bridge)					•		•				
	city of Boston ma	y build,	etc.								. 88	3, 89
	draw										. 88	
	line of, how deter											88
brid	ge over South bay											
	city of Boston ma	y build,	etc.						138,	148,	149,	221
	draws in .								-			138
Bro	adway bridge .											129
	ambridge Great Bri				rive	· be	tween	Ca	mbrids	re ai	nd	
	Brighton								_			
	channel in Charles	river n	nay be	deepe	ned f	or					•	110
	city of Cambridge											110
	dimensions and dr	aw .					•					110
	dimensions and dr expense of rebuild	ling, hov	v borne									110
	middle of draw to											110
Cha	rles-river bridge								_			
	city of Boston to h	nave car	e of, et	c.								226
	ma	y discon	tinue,	etc.								300
		constr	uct ne	w brid	lge in	pla	ce of					800
		reloca	te and	wider	n, etc		•					875
		take la	and to	reloca	ite an	d wi	iden, e	tc.				876
	to	pay all d	lamage	s cau	sed b	y tal	king la	nds,	etc., :	for		876
	draw of				•				•			177
	governor, etc., ma	y conve	y inter	est of	State	e in,	etc., t	o ci	ty of E	osto	n,	800
	Middlesex Railwa	y Compa	any, du	ities o	f as t	0	•			•	•	226
	piles of, not to be	changed	witho	ut app	prova	i, ete	c.		•	•		300
	rights of Common	wealth i	n trans	ferre	d to c	ity (	of Bost	ton	•			376
	tolls not to be take	en on, e	tc	•		•			•	•		800
Che	lsea bridge											
	cities of Boston an								•	<b>2</b> 51,	252,	287
	how maintained, e	tc		•		•			•		264,	287
	material to fill soli	id parts	of, how	proc	ured,	etc.			•			<b>2</b> 51
	obligation to keep,	, etc., n	ot affec	ted			•	•	•		•	25 <b>2</b>
	pipes for water, et						•	•	•	•		118
	temporary structur				taine	l, etc	е.	•	•	251,	<b>2</b> 52,	287
Che	lsea free bridge (Che											
	highway may be la				•	•	•		•	•	•	75
	how to be maintain	-			•	•	•	•	•		•	75
	proprietors of. S	ee Proi	PRIETO	RS OF	Снв	LSE	FRE	B B	RIDG <b>B.</b>			
Che	lsea-Point bridge											
	city of Boston may	-				•	•		•	•	•	74
	highway may be la				•	•	•	•	•	•	•	74
	proprietors of. S					LSB	a-Poin	T B	RIDGE	•		
Con	gress-street bridge (			e brid	ge)							
	city of Boston may	v build	etc.		_	_	_	_		_		188

DIDORS									PAGI
RIDGES, continued. Craigie's bridge									
appointment of co	ommissioners t	have the	CRTC	of a	te.				159
						•	152,	158	158
obligations of cer									153
sea-wall may be t									
supreme judicial									0.0
	ig, etc.							152,	153
Dover-street bridge (Bo			•	•	•	•	•	,	
city of Boston ma			. etc.		_	_		97,	250
0, 0.1 20000 12	tako land, e					·			250
East Boston free bridge		,		, .		•	•	•	
city of Boston ma									91
• • • • • • • • • • • • • • • • • • • •	construct gu				•	•	·		91
draw of								i	90
tolls not to be der									90
for powers, etc.,						GAST	BOST	Nr	•
FREE BRIDGE	=								
Eastern-avenue bridge (		et bridge)							
city of Boston ma									138
Eastern Railroad Compa						rn R	AILROA	D	
COMPANY.	, ,								
exempt from provisions	of building lav	vs for the	city of	Bo	ston				165
Federal-street bridge (fi	_		•						
Boston)	J								
city of Boston ma	widen, etc.								143
free bridge from or near	•					F <b>e</b> der	al-stre	et	
bridge)					•				
D. A. Barre Dat									
Boston Free Bri	dge Corporatio	n may c	onstru	et, e	tc.	See	Возто	) N	
	dge Corporatio E Corporatio	•	onstru	et, e	tc.	See	Возто	Ж	
FREE BRIDG	e Corporatio	n.		:t, e	tc.	See .	Вовто	, KO	47
	e Corporatio	n. , etc., of,	etc.				Bosto		47 48
FREE BRIDG	e Corporation of the corporation	n. , etc., of,	etc.	•			Bosto		
FREE BRIDG	e Corporationy assume care	n. , etc., of, es to prese	etc. orve, e	ic.					48 , 52
FREE BRIDG	e Corporations of the corporation of the corporatio	n. , etc., of, es to prese	etc. orve, e	ic.		•			48 , 52
FREE BRIDG	e Corporations of the corporation of the corporatio	n. , etc., of, es to prese	etc. orve, e	ic.	•	•			48 , 52 143
FREE BRIDG city of Boston ma penalty for injuri	E CORPORATION  y assume care erect, etc. build wharve widen or reb ng, etc.	n. , etc., of, . es to prese	etc. • •rve, e	ic.	•	•			48 , 52 143
FREE BRIDG city of Boston ma  penalty for injuric Malden bridge	E CORPORATION  y assume care erect, etc. build wharve widen or reb ng, etc. have the care,	n. , etc., of, . es to prese	etc. • •rve, e	ic.	•	•		. 51 90,	48 , 52 143 51
FREE BRIDG city of Boston ma  penalty for injuri Malden bridge city of Boston to	E CORPORATION  y assume care erect, etc. build wharve widen or reb ng, etc. have the care,	n. , etc., of, es to prese uild, etc. etc., of	etc. • orve, e					. 51 90,	48 , 52 143 51 222
FREE BRIDG city of Boston ma  penalty for injuri Malden bridge city of Boston to Meridian street bridge	E CORPORATION  y assume care erect, etc. build wharve widen or reb ng, etc.  have the care,	n. , etc., of, es to prese uild, etc. etc., of	etc. • • • • • •					. 51 90,	48 , 52 143 51 222
FREE BRIDG city of Boston ma  penalty for injuri Malden bridge city of Boston to Meridian street bridge Prison-Point bridge	E CORPORATION  Ay assume care erect, etc. build wharve widen or reb ng, etc. have the care,	n. , etc., of, es to prese uild, etc etc., of	etc. • • • • • •					. 51 90,	48 , 52 143 51 222 , 89
FREE BRIDG city of Boston ma  penalty for injuri Malden bridge city of Boston to Meridian street bridge Prison-Point bridge care of draw in	E CORPORATION  Assume care erect, etc. build wharve widen or reb ng, etc. have the care, ge and Charles	es to preseuild, etc.	etc					. 51 90,	48 , 52 143 51 222 , 89
FREE BRIDG city of Boston ma  penalty for injuri Malden bridge city of Boston to Meridian street bridge Prison-Point bridge care of draw in cities of Cambridge	E CORPORATION  Assume care erect, etc. build wharve widen or reb ng, etc. have the care, ge and Charles sining draw in,	es to preseuild, etc.	etc rve, et					. 51 90,	48 , 52 143 51 222 , 89 152 152
PREE BRIDG city of Boston ma  penalty for injuri Malden bridge city of Boston to Meridian street bridge Prison-Point bridge care of draw in cities of Cambridge expense of maints	E CORPORATION  Assume care erect, etc. build wharve widen or reb ng, etc. have the care, ge and Charles sining draw in,	es to preseuild, etc.  etc., of  town to be etc., how	etc orve, en	de.					48 , 52 143 51 222 , 89 152 152 152 158
penalty for injuring Malden bridge city of Boston to Meridian street bridge Prison-Point bridge care of draw in cities of Cambridge expense of maintage width of draw in rafts not to be attached to	E CORPORATION  Assume care erect, etc. build wharve widen or reb ng, etc. have the care, ge and Charles sining draw in,	es to preseuild, etc.  etc., of  town to be etc., how	etc orve, en	de.					48 , 52 143 51 222 , 89 152 152 152 158
penalty for injuring Malden bridge city of Boston to Meridian street bridge Prison-Point bridge care of draw in cities of Cambridge expense of maintage width of draw in	E CORPORATION  Assume care erect, etc. build wharve widen or reb ing, etc.  have the care,  ge and Charles aining draw in, to, in Boston h	es to preseuild, etc.  etc., of  town to be etc., how arbor, for	etc orve, en	de.					48 , 52 143 51 222 , 89 152 152 152 158
penalty for injuring Malden bridge city of Boston to Meridian street bridge Prison-Point bridge care of draw in cities of Cambridge expense of maintage width of draw in rafts not to be attached to Warren bridge city of Boston to	E CORPORATION  Assume care erect, etc. build wharve widen or reb ing, etc.  have the care,  ge and Charles aining draw in, to, in Boston h	es to preseuild, etc.  etc., of  town to be etc., how arbor, for	etc orve, en	de.					48 , 52 143 51 222 , 89 152 152 158 111
penalty for injuring Malden bridge city of Boston to Meridian street bridge Prison-Point bridge care of draw in cities of Cambridge expense of maintage width of draw in rafts not to be attached to Warren bridge city of Boston to	E CORPORATION  Ly assume care erect, etc. build wharve widen or reb ng, etc. have the care,  ge and Charles sining draw in, to, in Boston h have care, etc.	es to preseuild, etc.  etc., of  town to be etc., how arbor, for	etc orve, etc						48 , 52 143 51 222 , 89 152 152 158 111 226 309
penalty for injuring Malden bridge city of Boston to Meridian street bridge Prison-Point bridge care of draw in cities of Cambridge expense of maintage width of draw in rafts not to be attached to Warren bridge city of Boston to	E CORPORATION  Ly assume care erect, etc. build wharve widen or reb ng, etc.  have the care, ge and Charles sining draw in, to, in Boston h have care, etc. ay reconstruct,	es to preseuild, etc.  etc., of  town to be etc., how arbor, for  , of etc. w bridge i	etc orve, etc		etc.				48 , 52 143 51 222 , 89 152 152 158 111 226 309 309
penalty for injuring Malden bridge city of Boston to Meridian street bridge Prison-Point bridge care of draw in cities of Cambridge expense of maintage width of draw in rafts not to be attached to Warren bridge city of Boston to	E CORPORATION  Ly assume care erect, etc. build wharve widen or reb ng, etc.  have the care, ge and Charles sining draw in, to, in Boston h have care, etc. ay reconstruct, construct ne	es to preseuild, etc etc., of town to be etc., how arbor, for , of etc w bridge i	etc orve, etc		etc.				48 , 52 143 51 222 , 89 152 152 158 111 226 309 309
penalty for injurice Malden bridge city of Boston to Meridian street bridge Prison-Point bridge care of draw in cities of Cambridge expense of maints width of draw in rafts not to be attached to Warren bridge city of Boston to	e Corporation  y assume care erect, etc. build wharve widen or reb ng, etc.  have the care,  ge and Charles sining draw in,  to, in Boston h have care, etc. ay reconstruct, construct ne take lands, e discontinue,	etc., of ctc., of	etc orve, en	tthan	etc. ctc. ctc. ctc. ctc.	hours			48 , 52 143 51 222 , 89 152 152 158 111 226 309 309
penalty for injurice Malden bridge city of Boston to Meridian street bridge Prison-Point bridge care of draw in cities of Cambridge expense of maints width of draw in rafts not to be attached to Warren bridge city of Boston to	e Corporation  y assume care erect, etc. build wharve widen or reb ng, etc.  have the care,  construct, construct ne take lands, e discontinue, ble for damage	etc., of ctc., of	etc	tthan	etc. ctc. ctc. ctc. ctc.	hours			48 , 52 143 51 222 , 89 152 152 158 111 226 309 309 309 300
penalty for injurice Malden bridge city of Boston to Meridian street bridge Prison-Point bridge care of draw in cities of Cambridge expense of maints width of draw in rafts not to be attached to Warren bridge city of Boston to mid  Middlesex Railwa	e Corporation  y assume care erect, etc. build wharve widen or reb ng, etc.  have the care,  construct, construct ne take lands, e discontinue, ble for damage y Company, di	etc., of ctc., of ctc	etc	tthan	etc. ctc. ctc. ctc. ctc.	hours			48 , 52 143 51 222 , 89 152 152 158 111 226 309 309 309 226
penalty for injurice Malden bridge city of Boston to Meridian street bridge Prison-Point bridge care of draw in cities of Cambridge expense of maints width of draw in rafts not to be attached to Warren bridge city of Boston to	e Corporation  y assume care erect, etc. build wharve widen or reb ng, etc.  have the care,  ge and Charles sining draw in,  to, in Boston h have care, etc. ay reconstruct, construct ne take lands, e discontinue, ble for damage y Company, die changed withe	etc., of ctc., of ctc	etc	tthan	etc. ctc. ctc. ctc. ctc.	hours			48 , 52 143 51 222 , 89 152 152 158 111 226 309 309 300 309
penalty for injurice Malden bridge city of Boston to Meridian street bridge Prison-Point bridge care of draw in cities of Cambridge expense of maints width of draw in rafts not to be attached to Warren bridge city of Boston to mid  Middlesex Railwa piles of, not to be	e Corporation  y assume care erect, etc. build wharve widen or reb ng, etc.  have the care,  ge and Charles sining draw in,  to, in Boston h have care, etc. ay reconstruct, construct ne take lands, e discontinue, ble for damage y Company, die changed withe	etc., of etc., of etc., of etc., how arbor, for etc. w bridge i etc., for ecc. etc. s for land aties of, as out approv	etc	tthan	etc. ctc. ctc. ctc. ctc.	hours			48, 522 143 51 2222, 89 152 152 158 111 226 309 309 309 226 300

							1	PAGE
BRIDGES,	West Boston bridge, continued.						120	
	commissioners' appointment to have the care of	•	•	•	•	•	152,	153
	cities of Boston and Cambridge to maint		•a= a• a		. don	4h at	•	162
	harbor commissioners to locate draw in				-		•	152
	obligations of certain railroad companies			•	•	•	•	153
	sea-wall may be built between it and Cra				•	•	848,	
	shoal water to be dredged opposite draw	_	_		•	ZJZ,		162
	width of draw in	-way o	ı, etc.	•	•	•	153,	
BRIGHTON		•	•	•	•	•	100,	100
							209-	010
annea	ation of, to city of Boston		ho mal	•			ZU3-	
	public property of, to belong to city of I						•	211 209
	police-officers, etc., to continue police-of						•	209
	territory of, to be nineteenth ward of cit					pon	•	210
	treasurer of to deliver books, etc., to tre							209
							r, 211,	
	vote upon, how taken				•	•	210,	
brida	e over Charles river to Watertown to be i				•	•		185
	f Boston may lay water-pipes through, et					116		
	f Boston may supply water to		•	•	•	110,	100,	180
•	ng line between, and city of Cambridge o			Daid.	• " •	•	•	110
	in, may be taken for slaughter-house			•	•			110
	LAUGHTERING AND MELTING ASSOCIATION		, aca.	Dee	Dur	CHAP		
	leepen channel of Charles river							110
•	lay out, etc., as highways certain roads		otod w	:+h +1	M	:11. 4a		110
	road. See Mill-DAM ROAD.	conne	cted w		ie m	111 <b>-</b> 04	ш	
Nowt	on and Watertown Gas-light Company ma	T OFTO	nd nine	a inte	s oto			101
	ouild, etc., with city of Cambridge, "Green						·	101
	see Bridges.		.gc 01	<b>CI</b> ()	14110			
	N AVENUE							
	of street commissioners of city of Bosto	n may	widen	ete				159
BROAD ST	-			••••	•	•	•	100
	extending from Milk street to, widened.						118	-120
	Y BRIDGE. See Bridges.	•	•	•	•	•	110	-120
	NE AVENUE							
	of street commissioners of city of Bosto	n mev	widen	ete			•	159
	LIMITS. See Buildings.	лі шаў	wideii,	CIO.	•	•	•	100
	IE, town of							
	rs of taxes in territory of, annexed to Bos	ton ho	hier w	etc				225
	lary line between, and city of Boston .		w para		•	•	•	183
city o	f Boston may lay water-pipes through, et		116		161	283	293	
chy c	supply with water					200,	,	180
	to establish hydrants in, etc	•		•	:	•	284,	
duties	of selectmen of, as to list of voters re					Prim		201
	ity of Boston to				, C			184
	Tvoters in portion of annexed to Boston,				•	•	•	158
	ay out, etc., as a highway part of the M				See	MTT:	· -	100
indy .	DAM ROAD.			••••	000			
	ell water to Boston, etc							233
	rith city of Boston, contract for covered	channe	l for M	ndde	rive:	. 8	•	
•	MCDDY RIVER.		11	July				
10	with city of Boston erect dams across Muc	ldv riv	er. Se	Mr.	שמט	Rive	D.	
	on of annexed to city of Boston to belong	-						225
Porme	be the	•				-		-20
		rds of		•			157,	225
	*****						9	

ROOKLINE, town of, continued.									00.	
portions of, annexed to city of Bos										-2:
rights of drainage of, not affects	_				_			-		-
Boston									158,	22
selectmen of may construct sewer										0.5
city of Boston, etc JILDINGS	•	•	•	•	•	•	•	•	•	87
in Boston,										
		ahlia'	١.							.,
building limits, city council t cocoa not to be roasted in, v	eitha:	40118			•	•	•	•	•	10
department for the inspection		ut ne	ense	, etc.	•	•	•	•	•	•
assistant-inspectors of										
appointment	•									8
duties of, gener	rall <del>v</del>	•				•		•	•	8
may enter build				•	•	•	•	•	•	8:
number .		,		•	•	•		•	•	8:
qualifications	•	•		·	:		•		·	8:
removal .	•	•	•	·	•	•	•	•	•	8:
term of office	•	:						•	•	8:
clerk of, ctc				• •				:	324,	
compensation of office										8:
created							,		•	8
officers of, of whom t					•	•	•	•	Ċ	8
						•	•	•	•	8
compensat to be provided with ro	ons.	etc.	•	•				•	•	8
department for the survey a					•	•	•	•	•	۰
assistant-inspectors of		орсс		<b>.</b>						
appointment										1
compensation		•	•	•				•		1
duties of, gener		•	•	•		•	•	•		1
qualifications	•	•	•	•	•	•	•	•	164.	
removal .	•	•	•	•	:	•	•		104,	1
term of office	•	•	•	•	•		•	•	•	1
clerk of, etc .	Ċ			·		•			164,	
created	•	:	•					•		1
effect of statute 1885								· nfffac		•
			•							3
officers may enter bui										
inspector of		٠ ٢				<b>uu.</b> ,	•	•	,	-
air-passages in buildin	ngs to	have	n Are	e-stop	nnre	ved l	v. et	r.		3
alterations in building	rs to 1	he an	nrov	red by	etc.	_	•		194.	Я
appeal from certain o	rders	of		· · · · · · · · · · · · · · · · · · ·		·	166.	169.	324.	Ω
appointment .										
ashes, to approve of r										
basement of buildings	•									3
bay-windows, powers										8
boilers, steam, to mak									806,	
not to					rmit	of. et	e.			3
building-sheds, may a	•			•					·	18
buildings in course of							tc.		•	8
not to be er						.,, .		•	166,	_
chimneys, unsafe, to n				•		ing o	f. etc		192,	
combustible materials	-									2:
compensation .	p		., 4414						-	10
dangerous structures,	now.	· ers of	f. ro	lativo 1	'n	•	•	20G	208,	
dangerous structures,					,	•	•	200,	105	

in Bost	•	ector of, con		•									
	du	ties generall	•	•	•	•	•	•	•	٠.		. 165, 	82
		relative	•						_		pub		_
			emblie						•	•	•	166,	
	_	ress from pu		_	-					•	•	249,	
	ele	evators, dutie	es of, 1	relative	to u	nsafe	e, etc		•	•	•	311,	8
		to be	appr	oved by	7			•				•	88
	ex	cavations, po	wers	of, rela	tive t	o su	pport	of b	uildin	g adj	oinir	ıg,	
		etc										827,	8
	ex	ternal walls,	thick	ess of,	to be	e det	ermi	ned t	y				8
		e-escapes, m								build	ings		2
	_			ject in									8
				proved						-	336.		
	a.	or-timbers n										,,,,,	8
		undation-wal										•	1
												•	
		ist-ways to b										•	3
		tels, etc., du									•	•	8
		t pipes to be	-								•	. •	8
	m	ay cause pro							of buil	lding	s to	be	
			-	courts			•		•		•	•	3
		enter build	lings i	n pursi	uance	of d	luty,	etc.	•	•	•	•	3
	pl	ans of buildi	ngs, et	tc., to l	be ins	pect	ed by	7.			•		8
	pi	les, grade at	which	to be	cut to	be be	dete	mine	d by,	etc.			1
	_				drive	n to	be de	eterm	ined t	oy, et	c.		٤
	pl	umhing of bu	ilding	s, city	coun	cil n	ay p	rescr	ibe ce	rtain	dut	ies	
	•	of, relative	_	•									5
	no	wers genera									164	165.	
		oper constru											•
	p.	as to .							· ques				1
		alifications	•					•	•			195,	
	•		di			•							. •
	га	nges in buil	aings,	TOCALIC	011 01	not	to t	e em	ungeu	WILLI	out i	-	
		proval of	•	•	•	•	•	•	•	•	•	•	3
	re	moval of .	•	•	•	•	•	•	•	•	•	164,	
		port	•		•	•	•	•	•	•	•	•	9
	te	nement-hous	es, ma	y mak	e cer		_					•	
				prova	ıl, etc	<b>:</b> .			•	•	•	•	1
			ma	y modi	ify di	stan	ces r	equir	ed be	twee	n wa	lls	
				of, et	c.							172,	, 1
			pot	vers of	relat	ive t	o ven	tilati	on of		173,	344,	, 8
			rec	eptacle	s for	ash	es, e	tc., i	n to l	be ap	prov	ed	
				bv							٠.		9
			shs	ıll see t									
			0				_		lied w				1
	*0	rm of office	of	<i>72</i>		,		p				164,	
					•	•	•	•	•	•	•	ıu <del>ı</del> ,	1
		appoint assi		•				•	•	· • :	· •		٠
	to	he chief off		•					•		•		
		and for the	•			,	Z8	•	•	•	•	164,	
		safe buildin					•		•		•	887,	, :1
	ve	ntilation, ce	rtain r	neans o	of, in t	tene	ment	-hous	es to	be ap	prov	ed	
		b <b>у</b>	•	•			•	•				844,	, 8
	W	alls, thicknes	8 of, 1	oowers	as to	cert	ain		•				8
	w	ooden buildi	ngs fo	r hosp	ital p	purp	08es	may	be er	ected	unc	ler	
		direction o	-	-				•					1
		ooden sheds										- 6	

	. PAG
BUILDING	
ın 150	iton, inspector of, continued.
	wooden work not to be done on building without permit from, etc 82
	livery-stables not to be erected near any church, etc
	may be pulled down to stop fire
	merchandise not to be raised to or delivered from, into streets, with-
	out, etc
	regulations as to construction and maintenance of
	additional, city council may make, as to buildings outside building
	limits
	air-passage, etc
	alterations, etc., in buildings to be approved by inspector of
	buildings
	amusements, places of 175, 249, 250, 339-341
	appeal when permit to build is refused 166, 169, 824, 326
	applicable to alterations
	bay-windows, etc
	boiler and engine rooms
	Boston harbor, not to be built beyond lines of
	building in isolated position to be braced, etc
	building limits, city council may prescribe, etc
	buildings not to be built beyond lines of Boston harbor
	to what applicable
	buttresses
•	cellars and basements
	floors of 169, 335
	grade of 195, 196, 325, 335
	not to be occupied as dwellings without permit, etc., 170, 345, 346
	regulations as to, used for dwellings . 170, 171, 335, 345, 846
	cesspools 170, 344
	chimneys and flues, etc 168, 169, 192, 193, 206, 331, 338
	unsafe, proceedings to render safe, etc 192, 838
	churches
	combustible materials in
	doors of, how constructed
	to have proper facilities of egress, etc 249, 250, 338
	columns 190, 205, 206, 332
	complaints for violation of certain, to be made to board of health, 183
	combustible materials, buildings used to store, not to be used as
	dwelling-houses, etc
	not to be stored in dwelling-houses 58, 175
	cornices
	courts may restrain violation of 195, 342
	cupolas 193, 194, 206
	dangerous structures, how rendered safe, 178-175, 192, 206-208, 325,
	333, 337, 338
	definitions of certain words used in laws relating to, etc., 163, 164, 325,
	326, 344
	doors, etc., of warehouses, factories, etc
	door-ways through party-walls, dimensions of 168, 332
	dormer-windows
	drains, etc
	dwelling-houses. See below, tenement and lodging-houses.
	elevators
	enclosing walls to be tied, etc

		:	•									PAGE
BUILDINGS											,	FAUL
in Boston, re	egulations as t	o const	ructio	n and	maint	enan	ce of	, con				
	end walls .	•		•				•			190,	831
	engine-room,	etc.				•	•	•	•	193,	206,	834
	excavations, o											
	exemptions fr	om .				,	•		165,	195,	196,	325
	external walls	. 1	66, 16	7, 188	, 190,	193,	205,	806,	811,	827,	829,	380
	fire-escapes,	certain	buildi	ngs to	have	e, et	c., 16	9, 19	1, 2	08, 8	312,	336,
	•			_							837,	341
	floor-beams .										189,	334
	floor-timbers									168.	191,	829
	flues and chin	nnevs				168.	169.	193.				
	foundation-wa											
	furnaces .											
	grain elevato		city									
	within bu											
	gunpowder, k	_								•	•	
	gunpowder, a gutters .									104	900	226
	hearths .	•										
								•	•	100,	169,	999
	height of buil						•	•	•			
	height of exte									•		
	hoist-ways .											
	hot-air registe							•			192,	
	hotels to have						•	•	•	•	208,	
	hot pipes to b	•						•	•	•	•	334
	leaders .							•	•	•	•	836
	limits, buildin	ng, city	counc						•	•	•	
	lintels								•	•	•	331
	materials use	ed in	constr	uction	of	build	lings	, mo	de o	f c	al-	
•	culating :											327
	materials use											-
	sist .		•		. 14	, 15,	166,	193,	194,	326,	830,	836
	ordinances of	city to	rema	in in f	orce,	etc.,	relat	ive t	o ins	pecti	on	
	of, etc											842
	partition-wall	<b>s</b> .					189,	205,	206,	331,	334,	835
	party-walls											
	pavilions .			•							194.	206
	permits to bu											
	•		at to d									
	piers		•									
	piles for foun						•				167	328
					٠.,				•	198	194,	206
	pinnacles . places of ami	seansaní	t oto	•	•			•	178	940	222,	220
	plumbing, cit		oil ma	5500	· ·	10-			110,	270,	<i>00</i> 0,	905
	projections o					Luica	A5 L	,	•	•	•	805
	public building		eus re	guiace	u .	•	•	•	•	•	•	300
	-											
		ches ar			•.	•	٠.	•	•	•	•	839
		not to	_		-		-		r exu		•	339
	•	s in lev			•		•	•	•	•	•	838
		ce and						•		•	249,	
	halls					•	•	175,	249,	250,	338,	
	lights					•					•	33 <b>9</b>
		ads to l	be pro	tected,	etc.						338,	339
	partiti		•									839
		etc., fo								l, etc		338
		arriage										839

													PAGE
ILDINGS in Boston, 1	regulatio	ns as to c	onstru	ction	and	mair	itenan	ce of					
,	public !	buildings,	conti	rued.									
		stairs and	landir	ngs in	ì								839
	1	stairs and temporary	seats	, etc.	, in,	proh	ibited						338
	ranges,	etc										192,	333
		s, etc., in											
		s provide											
	of	buildings	•	•			•	•	•	•	•	•	194
	roofs .						•	166,	169,	327,	329,	<b>332</b> ,	336
		staging of											
		houses				•							
		to have fir		-	•	•	•	•	•	•	•	•	312
		в.	•	•	•	•	•	•	•	193,	194,	206,	33 <b>5</b>
	shutter				_			_					
	9	certain sto in certain	res, c	tc., t	o hav	re fir	e-proc	of .	• .	•	•	191,	335
		lls .	•	•	•	•	•	•	•	•	•	190,	331
	sky-ligi			•		•		•	•		198,	194,	206
				٠. ٠		•	•			٠.			206
		, existing											000
		3									•		
		nd stairw											
	9	explosive outside of	compo	ounas	not	to be	place	a unc	ier	•	•		
		railroad st	bullai	ngs t	o nav	ve ra	nea n	snuin	<b>к</b> и, е	ıc.	•	٠	
		school-ho							•	:	•	•	191
		ornices									•	168,	
		ormees acings											
,		res, etc.,											
		nt or lodg						•	•	•	,	,	200
		cellars in				h ma	v mal	re cei	rtain	regn	latio	ne	
	•												346
		not	to be										
			etc.	-									171
		floo	rs to b										
		cesspools											
		chimneys,											
		combustib											
							be us						
					ma	ateria	als not	to be	stor	ed in,	etc.,	171,	345
	(	definition										164,	216
•		discases, c											
			ious d									172,	345
	(	distance b	etwee	n, and	l oth	er bu	ilding	zs, etc	3.		172,	173,	344
	(	exterior w	all .							169,	327,	<b>3</b> 29,	341
	1	Bre-escape	e, to l	be pr	ovide	d wi	th		169,	312,	336,	337,	341
		fireplaces										173,	345
	:	foundatio	n-wall:	8								328,	329
		garbage, c	etc., to	have	e pro	per r	ecept	ncles	for,	171,	178,	341,	345
	ì	alls on e	ich flo	or to	be o	pen 1	to ext	ernal	air,	etc.			845
	1	bealth, ar	ticles i	injuri	ous (	to, no	ot to h	e sto	red i	n, etc	<b>:</b> .	171,	345
			be <b>k</b> ej								171,	172,	345
		to	be vac	ated	upon	ord	er of t	oard	of, e	tc.			172
	1	height of i									173,	344,	345

BUILDINGS											
in Boston, regulation	ne as to cons	t mus ad	tion and	mai	*****		,				
, •	or lodging b					ice o					
										179	946
	officers, cert	aiii, t	bo non	ii Co i	ACCCBS		•	•	171	179	210
	regulations	er to	ineno	teu m	e E bni	Llina	•	· r mai	111,	11 <i>-</i> 2,	940
											173
	tain, etc					•	•			•	169
	roofs . stairs and st	·		•	•	•	•	•			011
		ur-w	uys in	•	•	•	•		100,	191,	941
	supreme jud	ICIAI	court	шау	enio	ree p	ILOAIS	10112	or ra	910	047
	relative to have certs ventilation	10, 0	10. i-	•	•	•	•	•	•	<i>0</i> 10,	244
	to nave ceru	រេប ខ្ស	pace in	rear,	ete.	•	•	170			042
· ·											
			health	•				_			
			•			•	•			102,	044
	water-closet	-		•				169,			
	water-supply	01, 0	etc.	٠	•	•	•	•	•		040
	windows in	•		•	•	•	•	•	•	113,	34+
	windows in yards of, to	be co	nnecte	ı wıtı	BCWC	er, eu	2.				344
theatre	8	•	•	•	•	•	•	210,	200,	333-	-341
towers		•	•	•	•	•	•	•	193,	134,	206
	supports .			•		•			•		
	l walls .				•		•	1 <b>93,</b>	•	•	329
	tors				•	•	•	193,	194,	206,	336
	on of, courts										
wall of	buildings n	ot to	be after	red w	thout	pern	nt, e	tc.	•	•	527
wooder	buildings,	litera	ition, c	c. of,	withi	in lim	its	•		166,	326
	•	•	ouncil	•							
			uilding								
	1	nay	be erec	ted f	or ho	spital	pur	poses	with	in	
		1	imits, et o be bui	te.	· .	•	•	•	•	•	196
			be mo								
			may be	, erec	ted u	po <b>n</b> v	rharv	es, et	c.	•	181
BURYING-GROUNDS.											
BUTCHERS' SLAUGHT											
board of health of c											~~~
for conduct of b	usiness of, C	tc.			•	•	•	•	•		
buildings, etc., erect								•		15G,	
capital stock, etc.							•	•			
damages for taking of	of land, etc.,	υy,	now asc	ertai	ned, c	etc.	•	•		155,	
incorporated . may take, etc., land prices, etc., for slaw		•	•	•	•	•	•	•	•		155
may take, etc., land	in Brighton	•		•		٠.	•	•	•	lōō,	253
prices, etc., for slau	ghtering on	prem	ises of,	etc.,	HOW 1	uxed		•	•	•	253
state board of healt											
of .			٠.	•	٠.	•	•	•	•	IJÜ,	203
slaughtering in city		be d	one onl	y on	premi	ses o	r, etc	•	•	•	203
BY-LAWS. See Ordina:	NCES.										
BYRON STREET											
city of Boston may							•	•	•	•	65 65
	HV. CIC., DOC	CRRO	rv arnin	N 11 17 (	CT	_	_		_	_	1343

C.

CALDWELL	10=
	882
CALF PASTURE	
city of Boston may build pumping-works, etc., at. See Sewers.	
•	806
CAMBRIDGE	
city of	
board of aldermen of. See Aldermen.	
	83
	83
· · · · · · · · · · · · · · · · · · ·	284
	284
dividing line between and Brighton on " Great Bridge " over Charles river	10
may build new bridge with city of Boston across Charles river. See	
BRIDGES.	
and the contract of the contra	10
obligation, etc., of as to West Boston and Craigie's bridges. See Bridges.	
	153
to rebuild " Great Bridge " over Charles river. See Bridges.	
CANAL OR CRAIGIE'S BRIDGE. See Bridges.	
CAMPHENE. See Combustible Materials.	
CANOPIES	
in streets. See Streets.	
CARGO	
affected with contagious disease, regulations concerning. See HEALTH;	
QUARANTINE. CARR	
	82
CARRIAGES. See Venicles.	02
CARTS. See Venicles.	
CEDAR GROVE CEMETERY. See CEMETERIES.	
CELLARS	
definition of, in certain statutes, etc	44
flooring of, in certain buildings. See Buildings.	
used as dwellings, regulations as to. See Buildings.	
CEMETERIES	
board of health of town of Boston may make rules, etc., as to 81,	83
Cedar Grove Cemetery	
city of Boston to transfer all its interest, etc., in, to proprietors of	
Cedar Grove Cemetery. See Proprietors of Cedar Grove	
Cemetery.	
· · · · · · · · · · · · · · · · · · ·	131
management of	
	130
cemetery in the town of Dorchester	
commissioners for the care of, etc	
lands purchased by town of Dorchester for to be exempt from taxation, leity of Boston may establish a cemetery, etc.	131 50
Forest Hills Cemetery	76
certain conveyances to, by city of Roxbury, confirmed	89
in West Roxbury	33
highway may be laid out across	99
	91

			AGE
CEMETERIES, continued.			
Mount Hope Cemetery			
annexed to city of Boston			180
city of Boston may purchase land for, and establish, etc			76
superintendents of in town of Boston, how appointed			80
CERTIFICATES OF ELECTION of officers, by whom furnished			2
CESSPOOLS	•	•	Z
regulations as to construction of in city of Boston. See Buildings.			
CHAIRMAN OF BOARD OF ALDERMEN			
certain acts of in the years 1845 and 1846 as mayor, confirmed .	•		66
See Aldermen. CHAPMAN STREET			
certain acts of the city of Charlestown relative to, confirmed .			112
CHARITABLE ASSOCIATION OF THE BOSTON FIRE DEPARTS	WENT	•	112
	MIN I		61
income of investments, how applied	•	•	61
••	•		
incorporated, etc.	•	50,	
members, who may be	•	60,	
treasurer may add donations to funds, etc	•	•	61
CHARLES RIVER .			
bridges over. See Bridges.			
	124,	348,	
cover certain with pile structure	•	•	817
floating boat-house on, George Faulkner may maintain, etc	•	•	318
plank-way or promenade over waters of			
betterments may be assessed for	•		295
city of Boston may construct, etc		294,	<b>29</b> 5
make rules for use of, etc			295
sea-walls in, city of Boston may construct certain, etc 122, 123, 124	I, <b>2</b> 92,	348,	<b>34</b> 9
sewer, city of Newton may construct, etc., into. See Newton.			
CHARLES-RIVER BRIDGE. See Bridges.			
CHARLES-RIVER PROMENADE. See CHARLES RIVER.			
CHARLES-RIVER STREET RAILWAY COMPANY			
charter of, confirmed			3 <b>03</b>
locations of, confirmed			303
provisions of law concerning building, location, use of track of other	er road	s.	
etc., by			303
CHARLES STREET	•	•	
eity of Boston may construct highway in continuation of	_		89
CHARLESTOWN	•	•	•
city of			
annexation of, to city of Boston		198-	.901
	•	130-	152
· ·	•	•	1.72
city council of. See CITY COUNCIL.	100	107	150
damages, to pay all caused by taking water-supply, etc.	106,	107,	
firemen of to remain in office after annexation to Boston, etc.	•	•	201
Middlesex county, interest in public property of. released, etc.		•	201
supreme judicial court may determine inde	otedne	88	
to be paid by city to	•	•	201
Mystic pond, may lay pipes, etc., for water of	•	105,	
take water of, etc	•	•	104
Mystic river, may erect temporary tide-gates across		111,	
to maintain fishway on	•	104,	105
Mystic water board of. See WATER.			
notice officers of to continue in office after annovation to Ros	ton at	•	901

								:	PAGE
CHARLESTOWN									
city of, continued.									
public library of, to be branch	•	ic lib	rary	ot B	oston	•	•	•	202
sidewalks in. See SIDEWALKS. streets in. See STREETS.	•								
taxes, inhabitants of to be liable	for 000		<b>N</b>			to D			909
treasurer of, certain duties of,								•	202 199
trustees of Charlestown free sch					•			•	202
water bonds, may issue					**			, 150.	
water commissioners in, Mystic									150
water debt, to apply income fro					_		•	160,	
water, may establish price of, e					•			107.	
may supply Chelsea and		with	, etc						108
may supply Somerville a									128
city of Roxbury, may co	ntract	with f	or su	pply	of				128
may lay additional pipes						•	•		150
Somerville and Medford	•			-	ants (	of, etc	c.		108
ward officers, duties of after an		on to	<b>Bost</b>	on	•	•	•	•	199
ways in, private. See STREETS	3.								
town of, canopies in streets of	•	•	•	٠	•	•	•	. 42	3, 43
sidewalks in, regulations to		•		•	•	•	•	•	42
trustees of the poor's fund of	-			•	•	•		# 40	45
	power			•		•	. 1	<b>5, 4</b> 6,	
CHARLESTOWN SCHOOL TRUST-FU		ueu a	iu re	orga	mzeu	٠.	•	•	202
school committee of the city of Bosto		receiv	re an	d m	anare	etc.			258
CHARLESTOWN GAS-LIGHT COMPAN			· · · · · ·			,	•	•	200
damages, to be liable for certain, etc.									353
electric light, may furnish to Charlest	own ar	d Sor	nerv					352,	353
general powers of, etc									353
streets, may dig up certain, etc							•		852
subject to regulation by board of alder	rmen o	f Bost	ton a	nd 8	Somer	ville	•	•	853
CHELSEA									
agreements, certain signed by the water								ed,	355
bridge between Breed's island, city of			•		Sec :	BRIDG	}E8.		
Chelsea bridge, city of shall maintain,	etc., p	ortior	is of	•	•	•	•	•	264
police court of. See Courts.	D D			1		- 6			~^
water, city of Boston may conduct to city of Charlestown may supply					town	OT	•	•	76
city of, may erect works, etc.		, oi	•	٠	•	•	•	•	108 118
purchase from Cha			c.	:	:	:	•	•	118
city council of, may issue bonds					•	•		•	118
CHELSEA FREE BRIDGE. See BRIDGE			•	•	•	•	•	-	
CHELSEA-POINT BRIDGE. See BRIDG									
CHILDREN									
may be sentenced to house of reformat							•	•	64
receiving benefit of John Boylston's c	haritab	le do	natio	ns, 1	may 1	be bo	and o	ut	
during minority	•	•	•	•	•	•	•	•	26
See JUVENILE OFFENDERS; POOR.									
CHIMNEYS		4.5		^	_				
regulations as to construction, etc. of, CHOCOLATE	in city	ot Bo	oston	. 8	ee Bi	JILDIN	rgs.		
cocoa not to be roasted for, in building	re in to	wn of	· Ra-	100	with.	nt lie	anec		36
CHURCH	Ro 111 f()	* 11 UI	אטע	WII	4 16110	46 110	LISE	•	90
livery-stables not to be erected, etc., w	rithin c	ertair	dist	ance	of.	See	Buu.	D	
ings; Stables.		, - , , , , ,				~			
regulations as to construction of, again	nst fire	. etc.	Sec	e Bo	ILDIN	GS.			

408 Index.

OT TO T	ng .		1	PAGE
CITII	mayer of any, adjoining Boston may appoint park commissioners, etc.			239
	sidewalks in. See Sidewalks.	•	•	
CITIZ	ZENS			
	annual meeting of, etc		•	1, 2
	general meetings, how called, etc		12,	304
	statute of 1854, chap. 448 to be submitted to vote of		•	13
	CLERK. See CLERKS.			
	COLLECTOR. See Taxes.			
CITY	COUNCIL			
	of the city of Boston			
	aldermanic districts, may cause division of city into new, etc.	•	•	815
	ballast, may regulate transportation of board of park commissioners to make annual report to	•	•	73 239
	board of police commissioners, mayor may appoint members of,	mbioo		239
	to approval of, etc.		•	272
	may pass ordinances as to duties		•	274
	to fix compensation of members,			273
	Boston Normal Art School, action of in establishing ratified, etc			223
	Boston water board, may establish, etc			232
	bridges, powers of relative to. See Buidges.			
	building limits, shall establish, etc			164
	buildings, appointment of inspector of subject to confirmation of			164
	inspector of to submit report to, etc		64.	324
	may make certain requirements as to crection of			
	building limits			326
	wooden, may authorize crection of, outside of b	ailding	ľ	
	· · · · · · · · · · · · · · · · · · ·	166, 1	•	S26
	city collector, to elect, etc			319
	city hospital, powers of as to appointment, etc., of officers. Se-	e IIos	•	
	clerk and attendants of, not affected by St. 1885, c. 266 .			319
	court-house, may fix compensation for commissioners appointed	to take	•	
	land, etc., for			285
	defined			1
	East Boston ferries, powers of relative to	. 1	139-	-141
	East Boston Ferry Company, may purchase franchise, etc., of		,	139
	elevators for coal, may authorize erection of within building	limits.	,	
	etc			182
	engineers of fire department, powers of transferred to, etc.			265
	Fancuil Hall Market, may decide upon exigency of extending, e	tc		40
	financial statement, to publish annual, etc		•	10
	fire department, may establish, etc. See Fire.			
	gas-light companies, may delegate certain powers of board of alc	lermen	1	
	over to board of street commissioners		•	264
	Gerrish Market, may make regulations relative to		•	83
	grain elevators, may authorize erection, etc., within building lin	iits .	•	183
	harbor master, may appoint	•		72
	may prescribe duties of	. 1	∪9,	110
	health, public powers of relative to		•	8
	hospital, may pass ordinances fixing term of office and preso duties, etc., of officers of city	:r.ming	•	90.0
	duties, etc., of officers of city	of alter	•	296 289
	to elect certain trustees of city	-		259 319
	house of correction, may appoint overseers of			, 44
	may establish two or more			, <del>11</del> 49

		PAGE
CITY	COUNCIL	
	of the city of Boston, continued.	
	house of detention for women, etc., to fix salary of attendants in con-	
	currence with board of police	366
	• • • • • • • • • • • • • • • • • • • •	), 53
	house of reformation, may erect, etc	48
	may appoint directors of, etc.	48
	inspector of slaughtering, etc., to fix salary of	253
		005
	made by, etc	237
	lunatic hospital, may creet and maintain, etc. See Hospital.	
	mayor, may fix salary of. See Mayor.	•••
	members of, not eligible to certain offices, etc.	313
	not to be appointed to certain offices	820
	not to take part in employment of labor or making of con-	•••
	tracts, etc	321
	oath	5
	officers intrusted with public money accountable to	10
•	orders of, certain to be presented to mayor for approval	9
	organization	5, 6
		319
	park commissioners, members of board of, may be removed with ap-	
	proval of . 237,	319
	to be appointed with ap-	
	proval of 237,	
	parks, may authorize city treasurer to issue bonds, etc., for construction of,	854
	police force, may prescribe number of	273
	police-officers, may fix compensation of	278
	police matrons, to fix salary of in concurrence with board of police .	3 <b>G</b> G
	poor, may raise money, etc., for aid to, etc.	228
	powers of, generally	7, 8
	property, to have care of city	8
	public institutions, shall elect directors of, etc. See Public Insti-	
	TUTIONS.	
	public library, mayor to appoint certain trustees, subject to confirma-	
	tion of	266
	may pass ordinances prescribing duties of trustees .	267
	·	819
	public park loan, may issue bonds for	354
	rate of ferriage, may establish, etc	139
	registrars of voters, to provide with room, etc	219
	representatives to general court, to fix number of, etc	8
	Roxbury, to divide into wards after annexation to Boston	127
	school-houses, not to be authorized to be constructed by until, etc	247
	sewers, may delegate powers of board of aldermen in relation to to	
	board of street commissioners	264
	sidewalks, may empower surveyors of highways to regulate	53
	sinking-funds, shall establish to meet Public Park Loans, etc., 238, 239,	302
	street commissioners, board of, may widen certain streets with concur-	
	rence of	159
	to lay out certain streets if directed	
	by, etc 185,	186
	vacancy in office of to be filled by .	155
	streets, certain estimates of cost of laying out, etc., to be laid before, 154,	185
	may delegate powers of board of aldermen to care for, etc., to	
	board of street commissioners, etc.	264

OT TOTAL		PAGI
CITY	COUNCIL	
	of the city of Boston, continued.	
	streets, may regulate size of vehicles in	286
	Suffolk, to lay, etc., taxes in county of	40
	taxes, to lay, etc., in county of Suffolk	40
	theatrical exhibitions, etc., may empower board of police commissioners	
	to license, etc	279
	to elect city clerk	<b>82</b> 0
	to elect city treasurer. See TREASURER.	
	to publish annual financial statement	10
	vehicles, may pass ordinances regulating size, etc. of, in streets	286
	voting lists, may make rules as to making out, etc	11
	wards, to divide the city into, etc	255
	warrants for meetings, may direct time, etc., of serving	12
	water bonds, may issue	205
	water, may regulate the price of	69
	Williams Market, may make regulations relative to	78
		299
	of the city of Cambridge	
	bridge from Beacon street in Boston over Charles river, may determine	
	• •	801
	of the city of Charlestown	
	powers of water commissioners vested in, in certain cases 105,	106
	private ways, may grade certain, etc	79
		107
	water, may regulate price of	
	water-works, may pass ordinances for the protection of, etc	105
CITY	HOSPITAL. See Hospital.	101
	MARSHAL	
CIII		
	of certain cities and towns to make certain returns to commissioners of	
OLUBAY	•	305
	MESSENGER. See Messenger.	
	OF BOSTON. See Boston.	
	OF CAMBRIDGE. See CAMBRIDGE.	
	OF CHARLESTOWN. See CHARLESTOWN.	
	OF CHELSEA. See CHELSEA.	
	OF NEWTON. See NEWTON.	
	OF ROXBURY. See ROXBURY.	
	OF SOMERVILLE. See Somerville.	
CITY	PROPERTY. See Property.	
CITY	REGISTRAR. See REGISTRAR.	
CITY	SURVEYOR. See Surveyor.	
CITY	TREASURER. See TREASURER.	
CIVII	SERVICE	
	rules of, not to be affected by Statutes 1885, cc. 266, 323 821,	823
		875
CLER		
	city clerk of the city of Boston.	
	absence of	6
		816
	duties, etc 6, 11, 12,	
	election	
	certificate of, to furnish	2
	elections, to enter returns of upon journal of aldermen	8
	onth	6

CLERKS
city clerk of the city of Boston, continued.
oaths of members of board of health, to keep records of, etc 34
pro tempore, appointment of, etc
removal
term of office
to act as clerk of general meetings of citizens
vacancy in office of, how filled
votes, transcript of record of in certain elections to be delivered to .
clerk
of Ancient and Honorable Artillery Company, to furnish rolls of active
members to mayor and aldermen of city of Boston 38
board of police of city of Boston. See Police.
board of police commissioners of city of Boston. See Police.
committees
election not affected by St. 1885, c. 266
common council. See Common Council.
department for the inspection of buildings. See Buildings.
department for the survey and inspection of buildings. See Build-
INGS.
district attorney for the Suffolk district. See Suffolk.
elections. See Voting Precincts; Ward Officers.
municipal court of the Charlestown district. See Courts.
West Roxbury district. See Courts.
police court of Chelsea. See Courts.
salary of the first assistant clerk of the Superior court civil business in Suffolk
County. See Courts.
CLINTON STREET
continuation of, authorized
CLOTHING
infected, regulations regarding. See HEALTH.
COAL
city council of Boston may authorize erection of elevators for within building
limits
COCHITUATE. See LAKE COCHITUATE.
COCHITUATE. See DARE COCHITUATE.  COCHITUATE WATER BOARD. See WATER.
COCOA
not to be roasted in the town of Boston for chocolate without license, etc 3 COLLATERAL LOAN COMPANY
certain acts of, confirmed
government of, etc
See Pawners' Bank.
COLLECTOR. See TAXES.
COMBUSTIBLE MATERIALS
not to be stored in dwelling-house, etc
See Buildings.
COMMISSIONERS ON HARBOR AND FLATS
pipes, etc., for water over Chelsea bridge to be laid, etc., under direction of, 11
COMMON
city council of city of Boston to have no power to lease or sell
city may erect, etc., public urinals on
COMMON COUNCIL
of the city of Boston
board of aldermen to have negative upon proceedings of
clerk of
duties

COMMON	COUNCIL											1	PAGE
	COUNCIL												
or the	e city of Boston clerk of, conti												
	election											7	210
	oath .	•	•	•	•	•	•	•	•	•	•	,	319 7
	term of		•	•	•	•	•	•	•	•	•	•	7
		certifica	•		h of	•		maail	Iman	in 1	•	.1	•
										111 J	Juiu	u,	5
	clerks, etc., n									•	•	•	819
	created	or to be a	щес	cu D	y Gtat	uto I				•	•	•	1
	members of, o	loction	•	•	•	•	•	•	•	. 4.	918	953	-
•		umber,		•	•	•	128,	146					
											-11,	210,	8, 5
	7	ath . proceeding		hon i	oo che	Nica a	•	•	•	•	•	:	4, 5
	1	unlificat	ione	oto	iii) Ch	JICO O	••		:		٠,		364
		o be incl							:		,	210,	8
	meetings of, n								•	•	•	•	9
	powers of gen								:		•	•	7
	president of		•	•	•	•	•	•	•	•	•	•	•
	•	f, when	no cl	mice	of m	RYOF (	or alde	ermei	,		_	_	4
	election								•		-		7
	qualific			-	-					•			7
	•	ember o	f scho	ool c	ommit	tee	·	-			•		10
	proceedings, i	n, on ve	to by	mav	or								9
	F	when	no cl	hoice	of m	avor							8, 4
		when				•							4
	public buildin					•							_
	of .	_											82
	qualifications.	etc., of	its m	embe	rs. to	inde	e of						5
	quorum separate body						•		•		. 7,		
	separate body	from bo	ard o	f ald	ermen	. etc.							7
	sittings to be	public, e	tc.			· .							7
	streets not to												82
	vacancy in, he	w filled,	etc.										291
COMMON	VICTUALLEI												
how	licensed												274
provi	licensed isions of law cor	cerning	licen	808 0	of.								274
COMMON	WEALTII												
certa	in agreements o	f, as to l	ands,	etc.	, on E	Back 1	Bay, c	onfir	med.	Sec	BA	CK	
	Bay.												
CONGRES	S												
<b>e</b> lect	ion of represent												
	how held in ci	ty of Bo	ston			•						. 1	l, 12
	how affected												
					Bosto	on	•		•		157,	158	, 225
				of p	ortio	n of	city o	f Bo	ston	to to	own	of	
					Broo	kline	•		•				184
•							rlestov						199
				of t	town o	f We	st Rox	bury	to cit	y of 1	Bosto	n,	213
				of t	own c	of Brig	ghton	to cit	y of	Bosto	n		209
	S-STREET B	RIDGE.	Sec	BR	DGES								
CONSTAB													
in ci	ty of Boston												
	appointment o	f, to atte	end so	essio	ns of	court	of pr	obate	and	inso	lveno	·y,	
	etc.		•		•	•	•	•	•	•	•	•	814
	may serve pro	ocess in o	ertai	n ca	scs, et	te.	•					103	, 143

CONTRACTOR											PAGE
CONSTABLES, continued.											
											~
appointment	•	•	•	•	•	•	•	•			
bonds	•	•	•	•	•	•	•	•		20, 2	-
powers, etc	•	•	•	•	•	•	•	•	•	•	21
CONTAGIOUS DISORDERS			_								
persons affected with, how d											
powers of board of health of	•				as to	in ro	latio	n to te	nem	ent-	
houses, etc. See Built	DIXC	s; HE	ALTII.								
CONTRACTS											
city council, etc., not to take											321
for filling flats in Boston Ha								•		137	, 138
involving certain sum of mo											
obligations of, certain statu	tes of	fanno	exatio	n not	to i	npair	, etc.				
								21	1, 21	5, <b>2</b> 26	, 230
officers and boards of city of											820
private interest in forbidden	as to	over	seers (	of th	e poc	r of	the ci	ty of	Bost	on.	113
CONTROLLER											
of the accounts of county of	Acers	, etc.	See	Acce	TZUC	8.					
CONVENTION											
joint, of the two branches of	<b>f</b> the	city c	ounci	l of t	he c	ity of	Bost	on			
to determine number	of r	eprese	ntativ	es to	gen	eral (	court				8
to elect city clerk .					•						6
to elect city treasurer											8
to fix salary of mayor											8
who to preside at .										_	6
CORNICES						-		•	•	•	
regulations as to construction	n of. i	n buile	lings	in cit	rof 1	Susta	n. 84	n Rn	II DIS	60 B	
CORRECTION	, .				,						
house of, in the city of Bost	on										
expenses to be defrayed		z cit <b>v</b> ∈	of Bo	ston	_						44
master	,				•	•	•	•	•	•	
appointment											49
powers, etc.	·		·	·		•	·	Ċ	•	•	43
compensation	·	•	•	·	•	•	•	•	•		44 8, 44
overseers	•	•	•	•	•	•	•	•	•	70	,, 44
how chosen .											43
powers, etc.	•	•	•	•	٠	•	•	•	•	•	43
persons under sentence		hom.			1 .+.	•	•	•	•	•	
persons under sentent	e m,							•	•	•	49
remedy of city of Bos			lischa	•				•	•	•	43
two or more houses of, may				•				•	•	•	44
	De es	stabiis	nea re	or ou	поік	cour	ıty	•	•	•	49
COSTS			141 4	1.		. 6 D					
in certain prosecutions by be									•	•	83
COUNCIL. See CITY COUNCIL:	СОИЗ	ION C	OUNCI	L; E	XECU	TIVE	Cor	XCIL.			•
COUNCILLOR			c D					~ .			
election of, how effected by											
Dorchester, Roxbury an	a w	est Ko	xbury	7 to 1	Sosto	n.	•			, 157,	
								199	, 209	), 213,	225
COUNTY											
of Middlesex. See MIDDLES	BEX.										•
of Norfolk. See Norfolk.											
of Suffolk. See Suffolk.											
officers. See Officers.											
COUNTY COMMISSIONERS											
powers of board of aldermen	of ci	ty of	Bosto	ก ลร,	vest	ed in	may	or, etc	<b>:</b> .	•	820

	1	PAGE
COUNTY TREASURER		
treasurer of city of Boston to be, of Suffolk county. See TREASURER. COURT-HOUSE		
for county of Suffolk. See Suffolk.		
COURTS		
clerks of municipal, police, etc., to have accounts examined by controller	٠,	
etc	878,	87 <b>9</b>
court of probate and insolvency for Suffolk County		
appointment of constable to attend sessions of, etc		314
salary of officer in attendance at sessions of	<b>361</b> ,	<b>362</b>
effect upon the jurisdiction of certain, in county of Suffolk and Norfolk		
of annexation of city of Roxbury to city of Boston		126
of portion of town of Brookline to city of Boston .		225
· · · · · · · · · · · · · · · · · · ·	144,	145
· · · · · · · · · · · · · · · · · · ·		214
effect upon the jurisdiction of certain, in counties of Suffolk and Middlesex	,	
	199.	200
· · · · · · · · · · · · · · · · · · ·		210
of portion of city of Boston to city Newton		236
municipal court of the Brighton district	•	
portion of town of Brookline annexed to ci	t <del>v</del>	
of Boston to be under jurisdiction of .	•9	225
city of Boston	•	220
clerk of, to account monthly, etc., to collector,	<b>272</b>	270
insane persons, may commit to lunatic hospita		96
jurisdiction 145, 182,		
may issue warrants for general meetings of cit		214
•		304
zens of Boston, etc	•	<b>304</b>
house of reformation		ı, 71
salaries of justices of	. 0	362
Charlestown district	•	302
jurlsdiction		900
•	•	200
salary of clerk	•	362
Dorchester district		
jurisdiction, etc.	•	182
South Boston district		
assistant clerk		
appoiniment, etc.	•	374
salary	•	874
southern district of the city of Boston		
created	•	127
jurisdiction, etc	127,	182
West Roxbury district		
clerk of		
appointment	,	871
salary		871
police court of the city of Boston		
justices of may commit to house of in	n-	
dustry, etc	•	89
powers of to sentence certain juvenile o		
fenders, etc., to house of reformation	. 64	, 71
Chel <b>sea</b>		
salary of clerk		360
Roxbury		

name changed, etc. . . . . . . 127

			PAG
COURTS,			
super	rior court		
	accounts of clerks of in county of Suffolk to be examined, etc., by		
	troller, etc	378	, 37
	building laws for city of Boston, may enforce provisions of clerks of, in county of Suffolk	•	34
	accounts to be examined, etc., by controller	378	, 37
	to make certain returns to controller, etc	878	, 37
	health, may enforce laws relating to preservation of, in tenen		
	houses in city of Boston		, 34
	index commissioner for Suffolk county, justices of to appoint .		
	limit of indebtedness of cities, may enforce provisions of law relative		
	owner of structure alleged to be unsafe may apply to for jury w		
	etc	174	, 20
	salary of first assistant of for civil business in county of Suffolk, e	tc	36
	stenographers, judges of to appoint in county of Suffolk, etc		
	tax rate of cities, may enforce provisions of law relative to		31
supre	me judicial court		
•	building laws for the city of Boston, to enforce, etc 195, 19	06, 208,	342
	clerk of, for county of Suffolk		
	accounts of to be examined by controller, etc		378
	salary		
	to act as clerk of, generally, etc.		372
	to act as clerk of, generally, etc	378,	379
	commissioners relative to construction of West Boston and Crai		
	bridges, to appoint	152,	158
	court-house in Suffolk county, to appoint commissioners to take land		
	in certain event, etc		288
	health, may enforce laws for the preservation of in tenement-house		
	the city of Boston	346,	347
	indebtedness of city of Roxbury to city of Boston upon annexation		
	determine, etc		128
	of town of Dorchester to city of Boston upon annexas		
	to determine, etc	•	146
	limit of indebtedness of city of Boston, justices of may enforce		
	regulating		318
	Mystic Lower pond, may enforce provisions of law relative to cleans		
	etc.		299
	proceedings to declare balloting void upon accepting certain act		
	annexation 129, 147, 14		216
	public buildings, may restrain use of upon certain report of board of		
	vey and inspection of buildings in Boston		249
	railroad commissioners, may enforce orders of relative to cer		
	grades, etc		229
	rate of taxation in city of Boston, justices of may enforce laws re	egu-	
	lating		318
	Roxbury canal, proceedings in to determine damages for injuries	suf-	
	fered in abating nuisance in	260-	-262
	sewage, etc., may restrain discharge of into lake Cochituate or Pe	gan	
	brook	245,	246
	emptying of by city of Boston through n	nain	
	sewer, except at Moon Island .		306
	sewer, may direct method of performing work in construction of a	cer-	
	tain, by city of Newton, etc		<b>2</b> 60
	sewers constructed by city of Boston to purify waters of Mystic po	ond,	
	may restrain unlawful use of		244

COURTS						PAUS
supreme judicial court, continued.						
stables, may restrain illegal erection	of in city o	f Boston				148
state board of health, to enforce cert:	•			·	156	157
water supply from the Mystic valley,						, 10.
ters relative to taking of by city		·	, ceru		u.	230
CRAIGIE'S BRIDGE. See Bridges.	OI DOSION	• •	•	•	٠	200
CUPOLAS						
regulations as to construction of in building	re in city o	f Roston	Soo	Rm	n_	
INGS.	go in city o	I Doston.	occ	DUIL		
1743.						
D.						
DAMAGES						
for building, etc., bridge by Boston Free B	ridge Corn	oration				47
constructing sewer, etc., by city of Bos			of the	· watc	re of	
Mystic pond, etc	_		,, ,,,,			243
constructing sewers, etc., on Fort Hill	•	•	•	•		139
construction, etc., of sidewalks .			•	•		185
extending Albany street	• •	· ·	•	•		7, 98
extending Fancuil Hall Market		· ·	•	• •	-	0-42
improving Stony brook			·	131		223
laying out, etc., streets. See Streets.		• •	•	101	, 101.	
laying water-pipes, etc., by city of Bosto		Cambrida	e. Son	nervi	lle.	
Brookline, and Medford			c, 50.		,	<b>28</b> 3
diverting water of and making new char			•	•	181	198
relocation of streets in city of Boston		•	·	•		265
running steam-vessels beyond certain s				losto		
harbors			Onat	icato		177
taking lands, etc., by city of Boston, for		-	nince	•	•	161
turning turned, ever, by only or mostor, to	court-hou				ık.	285
	high-servi		•			294
for construction of 1	_					-01
Boston to Cambri	_					
improved sewerns				. 252	279	319
parks in city of D			200001	,	, =,	, 010
public institutions			ete.			308
public library for	•	-		·	•	300
reconstructing W	•			Ċ	·	309
in Mystic river valle						231
town of Brighton					155.	
to abate nuisance abo						-262
discharge sewage						351
water and water rights of Sudbur		•	•		179.	
of streams in city of Boston						197
water-rights, etc., by city of Cha					107,	
widening Oliver street, Washington squa						120
DARTMOUTH STREET	, 20			•	,	
widened, etc						122
DEBTS. See Indebtedness.		•	-	-	•	
DEEDS						
register of, for county of Suffolk	•					
when city council of city of Boston m	av choose					7, 8
registry of	,	•	٠	-	-	., 0
certain volumes in, for southern dist	trict of Mi	ddlesex C	ounte	. trar	ıs-	
ferred to Suffolk				,		202

DEFDS	PAGE
DEEDS	
registry of, continued.	
index commissioners for, of Suffolk County	0.05
appointment	. 267
powers, etc., of board of aldermen, relative to registery, tran	
ferred to	. 267
removal of	. 267
term of office of	. 267
vacancies in office of	. 267
land may be taken for erection of, in Suffolk County, etc DEER ISLAND	848, 349
certain children committed to, to be transferred to school for truants, etc.	. 353
city of Boston may convey water to	. 143
sea-wall on, authorized	. 116
DEFINITIONS	
of terms relative to buildings in city of Boston. See Buildings.	
DEPARTMENT FOR THE INSPECTION OF BUILDINGS. See BUILDING DEPARTMENT FOR THE SURVEY AND INSPECTION OF BUILDING See Buildings.  DEPUTY COLLECTORS OF TAXES. See TAXES.  DICKSON	
Joseph	
city of Boston authorized to pay for certain services, etc  DIRECTORS FOR PUBLIC INSTITUTIONS. See Public Institutions.  DISEASES  contagious, regulations relating to. See Health.  DISTRICT ATTORNEY	. 853
for the Suffolk district. See Suffolk.	
DOGS	
board of police for the city of Boston to license, etc.	. 861
mayor of city of Boston may issue warrant to seize and deliver dogs running at large, at shelter for	. 297
at large, at shelter for	
· · · · · · · · · · · · · · · · · · ·	. <b>2</b> 97
establishment of	. 297
how long to be retained at	
mayor of city of Boston may issue warrant to seize and deliver at, et	
owner may redeem from, etc	. 297
price of redemption from, how fixed, etc.	. 297
society for the prevention of cruelty to animals not liable to pa	•
license-fee, etc., at.	. 297
DOMES	
regulations as to construction of in the city of Boston. See Buildings.  DOORWAYS	
regulations as to construction of in buildings in the city of Boston. So	e
DORCHESTER	
annexation of part of town of, to town of Boston	23, 24
Thompson's island in town of, to city of Boston	. 56
to city of Boston, etc.	144-148
burial-ground in, certain lot of land to be set apart for, etc	. 23
cemetery in, town of may elect commissioners to care for	. 130
market-place in, certain lot of land to be set apart for, etc	. 23
school-house in, certain lot of land to be set apart for, etc	. 23
townway in, located	. 104
DORCHESTER POINT structures authorized to be erected over tide-waters near. See Tide-water	RS.
principle animotiace to be elected over the materialism. Dec 1105-WAIN	

DOVER-STREET BRIDGE. See BRIDGES. DRAINS. See SEWERS.	PAGE
DRAWS. See Bridges.	
DRILL	
military, not allowed on parks of city of Boston, except, etc DWELLING	. 239
cellar not to be used as a, without permit, etc. See Buildings.  DWELLING-HOUSES	
regulations as to, in city of Boston. See Buildings.	
•	
<b>E.</b>	
EARTH-CLOSETS	
regulations as to, in buildings in city of Boston. See Buildings.	
EAST BOSTON	
city of Boston may discharge sewage of, in channel, etc.	. 351
EAST BOSTON FERRY. See FERRIES. EAST BOSTON FERRY COMPANY.	
city of Boston may purchase franchise of, etc.	13 <b>9</b> –141
See Ferries.	100-141
EAST BOSTON FREE BRIDGE	
bond to be given by, to pay penalties, etc	. 90
	. 89
incorporated	. 90
may construct bridge, etc	. 69, 90
to hold charter for benefit of city of Boston and town of Chelsea	. 90
See Bridges.	
EASTERN-AVENUE BRIDGE. See Bridges.	
EASTERN RAILROAD COMPANY	
assessment of betterments for relocation of certain tracks of in East Boston bridges, may build certain over Charles Island end and Mystic rivers, etc.	
city of Boston may use bridges of for water-pipes	. 78
Cochituate water-pipe, may tap at Charlestown	. 87
Grand Junction Company may use road of, etc.	. 78
may extend its road from North Chelsea to Commercial street, etc.	. 77, 78
Miller's river, may cross with service-pipe	. 88
stock, may issue new	. 78
tracks, may relocate in East Boston, etc.	. 245
ELECTIONS	
annual, of municipal officers, when and where held	. l, 2
ballot-boxes used in. See Ballot-Boxes.	
board of aldermen to issue warrants for, to fill vacancies in board or commo	
council	. 291
for national and State officers, etc., how held	. 11
inspectors of. See Voting Precincts; Ward Officers.  lists of voters in, how made out, etc. See Voters.	
new, when and how held, etc.	. 3, 4
officers of, effect upon duties of certain, of annexation of cities of Charlestow	
and Roxbury to city of Boston	199, 126
officers of. See Voting Precincts; Ward Officers.	
of overseers of the poor. See Poor.	
of members of the school committee of the city of Boston. See School	L
Committee.	
polls during, how long open	. 4
qualifications of voters at municipal	. 10, 11

ELECTIONS, continued.
votes in, how counted, etc
ward officers, duties of in. See WARD OFFICERS.
warrants for, how issued, etc
of representatives to general court, what to contain, etc 8
See also Councillor; Electors; Representatives; Senators; Voters; Wards.
ELECTORS
of President and Vice-President of the United States
effect of annexation of portion of town of Brookline to Boston upon
election of
effect of setting off portion of city of Boston to town of Brookline upon election of
ELEVATORS
grain, regulations as to in the city of Boston. See BUILDINGS.
regulations as to freight and passenger in city of Boston. See BUILDINGS.
EMINENT DOMAIN. See DAMAGES.
ENCAMPMENT
military, not allowed on parks of city of Boston, except, etc 239 ENGINEERS
of the city of Boston
may issue licenses to sell gunpowder
may make rules as to transportation of gunpowder 54
may enter stores, etc., to search for gunpowder
of the fire department of the city of Boston. See FIRE DEPARTMENT.  ENGLISH HIGH SCHOOL
arms for use of, may be issued by governor to city of Boston 142, 143
ESTIMATES
cost of laying out certain streets. See STREETS.
of expenditure of several departments to be submitted annually to mayor,
etc
EVERETT
certain agreements signed by water committee of town of confirmed 355 EXECUTIVE COUNCIL
election of members of in territory set off from city of Boston to town of
Brookline
city of Charlestown after annexation to city of
Boston
Brighton after annexation to city of Boston . 209 West Roxbury after annexation 213
West Roxbury after annexation
Boston
EXECUTIVE POWERS
of city of Boston, vested in Mayor. See MAYOR.
EXPLOSIVE COMPOUNDS
not to be stored under stairways, etc
regulations as to safe-keeping of, etc
See Blasting; Fireworks; Gunpowder.
EXTERNAL WALL
meaning of term as used in laws relating to buildings in city of Boston. See Buildings.
regulations as to construction of, etc. See Buildings.

## F.

FACTORIES		1	PAGE
to be provided with fire-escapes		_	812
FANEUIL HALL	•	•	
city council of city of Boston may not lease or sell	•	•	8
FANEUIL HALL MARKET damages for extension of, how assessed		40	)-42
may be extended	•	. 31	40
regulations as to sales, etc., from street-stands within limits of	100.	101,	
FARM POND. See WATER.	100,	, 101,	100
FAULKNER			
George, may maintain boat-house on Charles river	_		318
FEDERAL-STREET BRIDGE. See Boston Free Bridge Corp	ORATIO	n;	
Bridges.			
FEES .			
certain for collection of taxes. See Taxes.			
FERRIES			
between city of Boston and East Boston			
city council of city of Boston may purchase	•	•	139
powers of city council of city of Boston relative to	•		-141
powers of board of aldermen of city of Boston relative to	•	189,	
city of Boston may take land, etc., for landing, etc., for boats of	•	•	162
city of Boston shall pay all damages sustained by taking of lands for		•	162
FINES			
for breach of ordinances of city of Boston to be paid into treasury, e	tc	•	296
See Penatlies.			
FIRE board of fire commissioners of the city of Boston			
accounts of fire marshal to be audited by			<b>357</b> -
appointment of men by Boston Protective department s	nhieet	•	001 -
approval of	uojecs	w	220
gunpowder, notice of storage, etc., to be given to	•	•	307
incorporated with mayor for purpose of holding, etc., Boston	fireme	n's	001
relief fund		281,	289
may expend certain sum for relief of widows, etc., of memb	ers of f		-0-
department			281
retire, etc., members of the Boston protective departmen	t.		291
fire department .			281
to supervise fire marshal, etc			357
Boston Protective department, powers as to. See Boston Pa	OTECTI	VE	
DEPARTMENT.			
buildings in town of Boston may be pulled down, etc., to stop .			15
city of Charlestown may supply Chelsea and Boston with wate	r for	ex-	
tinguishing	•	•	108
department of city of Boston			
appointment, etc., of members of	80	, 217,	218
assistant inspectors of buildings to report to chief engineer of		165,	325
city council may appropriate money for relief of sick, etc., me	embers	of	80
city council may establish	•	. 79	, 80
compensation of members of	•	•	80
disabled members of may be retired, etc	•		<b>2</b> 81
fireworks not to be kept, etc., in the city without license f	rom ch		
engineer, etc., of board of engineers of, etc	•		, 85
members of exempt from military and jury duty	•	80,	879

**42**1

FIRE										. Au
department of city of Boston, cons	inued									
members of the departmen	nts of	certa	in ci	ties	and t	owns	anne	exed	to	
Boston to be members	of, etc	3.				•	146,	201.	211,	214
officers of to have right of v	₹ay in	the s	treet	of 1	Bosto	n, etc	• •			217
of what to consist									. 79	9, 80
pension of retired members		•	•	•	•					<b>2</b> 81
powers, etc., of engineers of	of tran	sferre	d to	cit <b>y</b>	counc	il			•	265
powers of officers of .							•		•	80
widows, etc., of members ki	lled in	perf	rmar	ice o	f duty	, may	be re	elieve	d,	281
firewards may compel spectators to						town	of B	oston	•	87
inspector of buildings may enter b	uildin	gs in	case (	of, e	tc.	•	•	•	•	824
marshal of the city of Boston										
appointment		•				•	•	•	•	856
board of fire commissioners								•	•	357
		pervi				•		•	•	357
commonwealth to reimburs	-				alary	of, e	tc.	•	857,	
	•	•	•	•	•	•	•	•	•	865
powers and duties generally		•	•	•	٠	•	•	•	•	856
	•	•	•	•	•	•	•	•	•	856
removal	•				•	•	•	•	•	856
report	•		•	•	•	•	•	•	•	857
salary	•				•	•		856,	357,	
term of office members of fire departments of c							•		•	856
duty, etc.						•			•	879
not to be carried in streets of town										
not to be used in rope-walk, etc.,										, 31 37
provisions of law relative to the b										01
Buildings.		оосорс				,,,				
See Charitable Association of	THE F	Воято	r Fin	R D	BPAR'	TMEN	r.			
FIRE-ESCAPES										
to be provided in certain buildings	s. Se	е Виг	LDIN	gs.						
FIRE MARSHAL. See FIRE.										
FIREMEN										
city of Boston may expend certain	a sum	for d	isable	ed, e	tc. S	Sec F	IRE.			
FIREMEN'S RELIEF FUND. See I										
FIREPLACES										
regulations as to construction of h	earth	of, in	a buil	ding	s in t	he cit	y of ]	Bosto	n.	
See Buildings.										
FIREWARDS										
in town of Boston										
certain duties of						•			86	, 37
penalties for disobeying con	nmand	l of, i	a cert	ain	cases	•	•			87
FIREWORKS										
license to keep, form, etc., of	•	•	•	•	••	•	•		. 84	, 85
not to be kept or sold without lice				•	•	•	•	•	•	84
penalty for selling without license	•	•	•	•	•	•	•	•	•	85
FISH. See Bass; Shell-fish.										
FITCHBURG RAILROAD COMPAN										
may cross Miller's river with servi			•	•	•	•	•	•	•	88
tap Cochituate water-pipe at		estowi	0	•	•	•	•	•	. 87	, 88
FLATS. See CHARLES RIVER; HARBOI										
FLAX. See Combustible Materials.										
FLOOR BEAMS	. • .		- 4 -	~	_					
regulations as to in buildings in th	e city	or Ro	ston.	86	e Ra	ILDIN	G8.			

	PA	GB
FLUES		
regulations as to construction of in buildi	ings in city of Boston. See Buildings.	
FOOTWAYS. See SIDEWALKS. FORE-POINT CHANNEL		
provisions relating to building bridge ac	cross. See Bridges.	
FOREST HILS CEMETERY. See CEMET		
FORFEITURES. See FINES; PENALTIES.		
FORT HILL		
board of aldermen may reduce grade of	certain estates in territory of 1	89
city of Boston may construct new drains	s and sewers for drainage of territory	
		39
damages for construction of sewers on, h	•	39
earth from, may be used in filling docks	s within Atlantic avenue 1	42
FORT-POINT CHANNEL	_	
bridge over, authorized to be built. Se	e Bridges.	
FOUNDATION-WALLS		
meaning of term as used in building acts		64
regulations as to construction of, in buil	ildings in city of Boston. See Build-	
ings. FRAMINGHAM		
city of Boston may supply water to	· .	80
		78
FREE BRIDGES. See Bridges.	ary river and raini pond in town or .	•••
FUNERALS		
board of health in town of Boston may re	egulate	32
FURNACES		
regulations as to construction, etc., o	of buildings in city of Boston. See	
Buildings.		
GALLOP'S ISLAND	•	
sea-wall, etc., on, authorized	1	16
GARBAGE		10
tenement and lodging houses to have rec	ceptacles for. See Buildings.	
GAS-LIGHT COMPANIES	500 201221NGC	
city council of Boston may delegate pow	wers of board of aldermen relative to	
laying pipes by to board of street co		64
privileges, certain granted to		38
See Boston Gas-Light Company; Ci	CHARLESTOWN GAS-LIGHT COMPANY;	
NEWTON AND WATERTOWN GAS-LI	JIGHT COMPANY.	
GAS. See GAS-LIGHT COMPANIES.		
GENERAL COURT		
may amend, etc., act of 1884, ch. 448	· · · · · · · · ·	12
representatives to		
election of, how held in city of Bo		
how affected by annexation		44
	of Roxbury to Boston	25
		.08
	of partian of tarritary of Darton	
	of portion of territory of Boston to	Q.A
	Brookline	84
	Brookline	98
	Brookline	98 99
	Brookline	98

									PAGI
GENERAL COURT									
representatives to, continued.		_							
number of from city of Boston,			•	•	•		•	•	8
	to he	pecif	led it	war	rant	for	ele <b>cti</b>		8
senators to, election of, etc	•	•	•	•	•	•	•	. 1	1, 12
GENERAL MEETINGS									
in city of Boston									
of citizens, how called	•	•	•	•	•	•	•	•	12
of voters of city of Boston, how	r called	•	•	•	•	•	•	•	304
warrants for, how issued .	•	•	•	•	•	•	•	•	12
See also Elections.									
GERRISH MARKET									
city council may make police regulati	ons con	ernii	ng	•	•	•	•	•	83
incorporated	•	•	•	•	•	•	•	•	83
GOAT	_				•				
not to be kept in tenement or lodging	house, e	tc.	•	•	•	•	•	•	171
GOVERNOR									
director of pawner's bank to be appoin		•	•	•	•	•	•	•	98
elections for, how held in city of Bost		•	•	•	•		. •		1, 12
lands and flats in Boston harbor, certa				_		ling	in, sa		
etc., subject to approval of			•		•	•			, 138
may grant land to Massachusetts Inst					id to	city	of B		
ton				•	•	•	•		, 241
issue arms for use of English Hig	•				•			142	
with consent of council, cause re			_		•			:	112
convey	furnitur					ise to	•	of	
		ston		•		. •	. •	:	313
	interes								
							Bosto	n .	300
sea-walls, etc., in Boston harbor, certs						a by,		•	116
to appoint, etc., members of board of	•	•			1	•	•	•	822
to be ex officio member of Old South a					•	•	•	٠	263
wooden buildings, might license, etc.,	in town	01 R	ostor	1	•	•	•	•	14
GRADE		~	_						
of cellars, basements, etc., in city of l	Boston.	See	Bun	LDING	38.				
GRAIN	_								
elevators for in city of Boston. See I	BUILDIN	G8.							
GRAY									
Samuel, memorial to		•		•	•	٠	,	٠	882
GUNPOWDER.									
regulations for the storage, etc., of, in	•						56, 5	8, 64,	
	cities ar	id to	wns g	ener	ally	•	•	•	807
GUTTERS							_		
regulations as to construction of in	building	gs in	the	city	of 1	sosto	n. 8	<b>ee</b>	
Buildings.									
GRAND JUNCTION RAILROAD AND									
may use certain part of the road of the	e Easter	n Rai	lroad	Con	npan	y	•	•	78
GRANITE BRIDGE CORPORATION	_								
county commissioners of Norfolk Cou	-	-						to	120
		recon			•	•	tc.	•	120
who to maintain bridge, etc., of after	reconstr	uctio	n, etc	: <b>.</b>	•	•	•	120,	121
GREAT BREWSTER ISLAND									
sea-wall, etc., on, authorized		•	•	•	•	•	•	•	116
GUARDIANSHIP									
persons under cannot vote, etc., at mu	ınicipal (	electi	on .	•	•	•		•	11

## H.

HALLS	PAGE
regulations as to construction, etc., of public in city of Boston. See BUILDINGS.	
HARBOR	•
assistant harbor-masters	
duties of, etc.	304
mayor and aldermen of any city may appoint, etc	304
commissioners, board of	
bridge across Fort-Point channel to be built under direction of	123
bridge, etc., across South Bay to be subject to approval of . 138, 148,	149
certain railroads may construct tracks across tide-waters, etc., with	
approval of	245
city of Boston may discharge sewage of East Boston at a point beyond	
line of, etc.	351
lay out, etc., Eastern avenue and bridge, etc.,	1.00
upon plans made by	138
laying of pipes, etc., across Mystic river to be done under direction of . may contract, etc., for filling flats in Boston harbor northerly of	123
South Boston, etc.,	127
make contracts for exchange of certain flats, etc	137
in relation to occupation, etc., of certain flats etc.,	136
sea-walls in Charles river to be built under direction of, etc 122,	
solid way across South Bay to be constructed with approval of . 221,	
structures to convey water across Shirley gut to be subject to ap-	
proval of	143
to prescribe extent of dredging of shoal opposite draw-way of West	
Boston bridge	162
manner in which city of Boston may construct wharf on	
certain flats in South Boston	163
widening of Federal-street bridge to be done subject to approval of .	143
of Boston	
anchorage in limited	
· · ·	, 72
contracts, plans, etc., for improvement of flats, etc., in to be ap-	
	138
	102
fire not to be lighted on Spectacle island in	57
flats in, certain authorized to be filled 136- gravel, etc., not to be carried away from islands and beaches in,	136
	, 92
etc	, 32
appointment of	109
bond	72
compensation	72
duties, etc	
may appoint deputy, when	72
to regulate anchorage of vessels in harbor of Boston 73, 74,	314
limits of relative to removal. etc., of stones, gravel, etc	92
lines of established	292
money expended by city of Boston for works in to be reimbursed, etc.,	116
received from sale, etc., of lands and flats in to whom paid .	138
	116
powers of board of health of town of Boston on islands and vessels in	
See Health.	

	•	F	PAGE
HARBOR			
of Boston, continued.			
regulations as to warps and lines in			72
relative to attaching rafts, etc., to bridges, piers, etc.			111
sea-wall to be maintained on line of by owners of flats, etc			
sea-walls authorized to be constructed in, etc			
in Charles river in, city of Boston may build, etc.,			
city of Boston may raise money for construction of			116
speed of vessels in regulated	•	•	177
streets laid out over flats or wharves in may be accepted by c	ity o	f	
Boston, etc	•	•	102
	. 1		
			, 74
	•	•	74
See Harbor and Land Commissioners.			
of Charlestown			
speed of steam-vessels in regulated	•	•	177
HARBOR AND LAND COMMISSIONERS			
board of			
certain structures for discharge of sewage in East Boston over			
waters, to be subject to approval of, etc			351
piles of Charles river and Warren bridges not to be changed w			
consent of, etc			317
powers of relative to construction, etc., of bridge over Charles		•	
from Boston to Cambridge, etc		•	372
sea-wall between Craigie's and West I			
bridges on Charles river	•	•	<b>292</b>
HARBOR LINES. See HARBOR.			
HARVARD COLLEGE			
board of park commissioners may lease portion of Arnold Arboretum to			
president of to be ex officio member of Old South Association in Boston	•	•	263
HAWKERS AND PEDDLERS			
city council of Boston may vest powers of board of aldermen to license			
in board of police commissioners	. 1	272,	273
HAY. See Combustible Materials.			
HEADS OF DEPARTMENTS			
See Officers, and titles of the several officers.			
HEALTH			
articles detrimental to not to be kept in tenement or lodging houses		•	171
board of, in the city of Boston			
cellars, may make certain regulations as to .			
not to be occupied as dwellings without permit of, etc., 170,			346
contagious disorders, etc., notice of in tenement-houses, etc.,			
given to			
fines, etc., under rules of for regulation of health how recovered	•	•	
	•	•	347
nuisance in Prison-Point bay, may abate, etc.,	•	•	310
0 0			846
powers of relative to disinfecting and ordering certain houses			
vacated			345
Roxbury canal, may assess expense of dredging, etc upon abu			
etc	. 2	?76,	277
may order city of Boston to dredge, etc.	•	•	276
slaughtering animals, etc., to appoint inspectors relative to		•	253
to make regulations relative to		•	253
A			944

	-									PAGI
HEALTH										
	of, in the city of									
τ	enement-houses									944
		to be kept	ance with					171	, 17 <b>2</b>	945
		to have me								
		to have nu								, 020
		etc.	moer or	water		•	•	1164 (	• .	844
•	rentilation in ter		es etc.					stions		
•	to									. 846
•	riolation of certa									
	plaints for	_				_				188
•	vooden buildings	for hospital	l purpose	s may	be ere	cted i	n city o	f Bos	ton	
	under directi	ons of, etc.					•			196
bo <b>ard o</b>	f, in town of Bo	ston								
	ccounts of, how				•		•			31
. (	cargo, powers of	relative to	when for	ıl or	affecte	d with	contag	rious (	lis-	
	ease, etc						•	•	. 2	9, 30
	contagious, etc.,						•	•	•	28
	lead, interment o	•							•	31
	expenses, to drav							•	. 30	0, 31
	ospital on Rains			-				•	•	30
	nfected clothing,						•	•	•	29
	nuisances, may e						•	٠	•	28
	nuisances, may g	-					•	•	•	82
	officers on Rainsi							•	•	80 30
-	physician for hos	-						•	٠.	33–73
-	powers of genera powers of selectn	•							. 2	7-33 30
-	preservation of h	•						•	٠,	8, 29
	prosecutions by,						• •	•	• -	82
	provisions, may s							•	•	29
	quarantine, gene							•	•	-
	quorum	-								80
	Rainsford Island									81
										80
	cavengers, etc., sick persons, may	v remove to	Rainsfor	rd Isl	and					81
	andertakers, may									80
	vacancies in offic									81
commis	ssioners of, in cit	y of Boston	1							
(	city council may	appoint								8
state be	oard of									
I	powers and duties									
	Association.	See Butc	HERS' SL	AUGH	TERING	AND	Melti	ig As	80-	
	CIATION.									
	tendent of, in the									
	cellars, etc., not t		ed as dwe	lling	s witho	ut per	mit of	•	170	, 171
	ilding; Quaran	ITINE.								
HEARTHS			O . D		_					
.,	ions as to constru		See Buil	DING	8.					
	COMBUSTIBLE N	LATERIALS.								
HIGHWAYS	ont of batton	ntu for lari-	am out	a :-		n 00-00				901
assessn See Sti	ent of betterme	me tot imali	ag out, et	c., ia	CETIMI	ii case	•	•	•	861
HOISTWAY										
	ions as to constru	action of. e	tc., in cit	v of I	Boston.	See	Build	INGS.		
- ~ B				,						

норк	INTON		1	PAG
	certain rights of town of in Sudbury river, etc., not to be interfered wi	th		233
HORS	E			
	not to be kept in tenement or lodging house, etc	•	•	17
	E CARS. See Street Railways.			
HOSP	E RAILROADS. See Street Railroads.			
	lunatic, of city of Boston			
	city council man anna ata			6
	pass ordinances regulating, etc	•	. 61	
	inmates of, how supported		. 61	
	inspectors of, etc		. 61	-
	persons, how committed to		62, 63	
	discharged from	•		
	superintendent		. 61	-
	who may be confined in		. 62	
	eity			•
	establishment authorized			97
	location			97
	state paupers at, allowance for support of	,		347
	superintendent of			
	trustees to appoint, etc		•	289
	fix compensation, etc			289
	trustees of			
	appointment before incorporation			97
	care and control of hospital, to have	•	288,	289
	city council may by ordinance regulate duties, etc., of	•	•	289
	to elect certain	•	288,	319
	compensation, to serve without	•	•	288
	incorporated	•	287,	
	mayor to appoint certain, subject to confirmation, etc.	•	288,	
	moneys received by, how to be invested, etc	•		288
	number of	•		288
	officers, to appoint subordinate, etc	•		289
	organization	•		288
	powers, etc	•	288,	
	real and personal estate, may hold, etc removal of	•		288
		•		288
	vacancy in office of	•	•	288
	general care of vested in board of health of town of Boston .			30
	officers for, how appointed, etc	•	•	30
	persons affected with contagious diseases, etc., to be removed to	•	:	28
	physicians, etc., for, how appointed, etc		•	30
	prisoners affected with contagious diseases may be removed to		•	31
HOSPI	TAL ISLAND. See Rainsford Island.	•	•	•
HOTEI				
	re-escapes, to be provided with		208,	312
	re-proof staircases, to be provided with			191
	alls, etc., of to be lighted at night			812
	censes to keep to be recorded, etc.			317
	ratchmen, to maintain at night		812, 3	
	OF CORRECTION. See Correction.		•	
HOUSE	OF DETENTION FOR WOMEN. See Women.			
	OF INDUSTRY. See INDUSTRY.			
HOUSE	OF REFORMATION. See REFORMATION.			
HOUSE				
IIVID	NTC Co. W			

•		I									
INDEBTEDNESS											PAGE
of city of Boston											
debt incurred for	constru	etion of	brid	løe s	eross	Cha	ries r	iver. l	betw	reen	
4007 11041104 101		ston and		_							872
		ction of									
		include						.,			860
		ction of									-
		ded with									. 877
		certain									,
	•	hin limi			-	-				.uou	878
limited, etc					•	•	•	•	•	•	318
INDEX COMMISSIONERS.	See 1		•	•	•	•	·	•		•	010
INDUSTRY											
house of, in city of Bost	on										
directors of											A =
choice of			•		•	• •	•	•	•	. 3	9, 53
children, n	•	-		•	•	•	•	•	•	•	50
powers of g			•	٠		•	•	•	•	89, 5	-,
term of offi			٠.		. •	•	•	•	•	. 8	9, 53
superintend						•	•	•			58
provisions of law:						•	•	89,	48,	50, 5	•
remedy of city for			_				•	•	•		8, 44
superintendent of		•	•	•	•	• •	•	•	•	•	<b>53</b>
See also Public Institu	TIONS.										
INEBRIATES											
Boston asylum for	_										
city of Boston m	•		•	٠	•	•	•	•	•	•	115
conditions of add		-		• .	•		•	•	•	•	115
directors of publ		utions to	o hav	e ch	arge	of, et	с	•	•	•	115
INJUNCTIONS. See Courts	3.										
INNHOLDERS											
city council of Boston m	•	-							ю, е	tc.,	
in board of police co				•	•	•	•	•	•	272	, 273
licenses of common whe				•	•	•	•	•			, 275
powers of board of alde	rmen to	o license	e, etc	., tr	ansfer	red t	o bo	ard of	po	lice	
commissioners .		•	•	•	•	•	•	•	•		274
INSANE PERSONS											
custody of after discharg	ge from	hospital	, etc.		•	•	•		•	854	<b>3</b> 55
form of commitment of,							•			•	354
powers of mayor and bo	ard of a	ılderm <mark>er</mark>	of o	it <b>y</b> (	of Bo	ston a	as to	the di	scha	rge	
of transferre	ed to bo	ard of di	irecto	ors o	f pub	lic in	stitut	ions		•	93
of overseers of t	he poor	r as to c	e <b>rta</b> i:	n, ve	ested	in bo	ard o	f dire	ctor	s of	
public institu						•					855
remedial treatment, to he	ave opp	ortunity	of			•					855
See Hospital.											
INSPECTOR OF BUILDIN	GS. S	ee Buil	DING	8.							
INSPECTORS ELECTIONS.	See 1	Voting	Prec	CINC	rs; W	ARD	OFF	CERS.			
INSURANCE											
rights, etc., of certain in	surance	e compa	nies	as t	o Bos	ton I	Prote	ctive ]	Dep	art-	
ment. See Boston		-							-		
INTELLIGENCE OFFICES											
city council of Boston m	ay vest	powers	of b	oard	of al	derm	en to	licens	e, e	tc.,	
in board of police co	mmissi	oners								272	278
										900	907

THEOREM AND TRANSPORT							1	PAGE
INTOXICATING LIQUORS	د	_					004	005
applications for licenses to sell, how publishe					•	•	304,	
		•		•	•	•	•	317 317
police commissioners to sign licenses for, etc. registering ballot-boxes to be used in taking vo		.an a		na lie	•		٠	381
ISLANDS ,	w up	MI F	(rainti	ng m	ense	8 10 8	eil,	901
in Boston Harbor. See HARBOR.								
See BIRD ISLAND; DEER ISLAND; SPECTACLI	e Ist.	AND	: Тн	OMPS	on's	[st.a	ND.	
ITINERANT MUSICIANS			,					
city council of Boston may vest powers of bo	ard c	f al	derm	en to	licer	ıse, e	tc.,	
in board of police commissioners .							272,	273
-								
<b>T</b>								
J.								
JAIL								
board of health of town of Boston may remov	-	ison	ers si	CK W1	th co	ntag	ous	
diseases from		•	•	•	•	•	•	31
JAMAICA POND AQUEDUCT CORPORATION capital stock								0.5
city of Boston may purchase property of		:		•	•	•	71	95
incorporated	•	•	•	•	•	•	71,	98
-	•	•	•	•	•	•	04 05	
powers, etc	•	•	•	•	•	•	94, 95	, 21
JUNK								
city council of Boston may vest powers of bo	ard (	. e a l	dorm	an ta	liner		***	
dealers in in board of police commissione			uer in	en w	ncei		272,	979
fees for licenses to dealers in, etc		:	•	:	•		306,	
JUVENILE OFFENDERS	•	•	•	•	•	•	,,,,,,	00 <i>1</i>
boys committed as to be kept, etc., until major	rito	•						49
city council of Boston may erect, etc., buildin				ion a	to i	٠.	•	48
directors of the house for the reformation, etc					,		•	48
			•	•	•	•	•	49
disposition of	:		:	•	•	•	•	49
girls committed as to be kept, etc., until eight				•	•	:	•	49
house of reformation, may be sentenced to							49, 64	
transfer of, etc		•	•	•	•			49
	•	•	•	•	•	•	•	•••
7								
L.								
LABOR				_				
contracts for employment of, how made in bel	naif (	of ci	ty of	Bosto	on, e	tc.	•	320
LAKE COCHITUATE								
black bass not to be taken in		•	•	•	٠	•	•	158
courts may restrain discharge of sewage into	•	•	•	•	•	•	245,	
dam at outlet of may be raised	· 	•			•	•	•	98
town of Natick may divert certain streams flow water of, city Boston may take. See WATER		into	ior s	ewera	ige p	urpo	se .	246
water of, city Boston may take. See WATER water sources of Sudbury river water supply		<b>1</b>			_:41			1-0
LAMPS	may	be c	onne	ctea v	with	•	•	178
in city of Boston	· - ·	_						
mayor and board of aldermen may erec	π, et	c.	•	•	•	•		44
penalties for injuring LAND DAMAGES. See DAMAGES.	•	•	• .	•	•	•	. 41	, 45
LANDS. See Puric Lands								

PAGE
LANES. See STREETS.
LATIN SCHOOL
city of Boston responsible for arms issued to, etc
governor may issue arms for the use of
LEGISLATURE. See GENERAL COURT.
LIBRARIAN
of public library of city of Boston. See Public Library.
LIBRARY. See Public Library.
LICENSE COMMISSIONERS
powers of board of, in city of Boston, transferred to board of police commis-
sioners
LICENSES
of auctioneers. See Auctioneers.
of billiard tables. See BILLIARD TABLES.
of bowling alleys. See Bowling Alleys. of conductors, etc., of street railway cars. See STREET RAILWAYS.
of dealers in old junk, etc. See Junk.
of dogs. See Dogs.
of hawkers and peddlers. See Hawkers and Peddlers.
of innholders. See Innholders.
of intelligence offices. See Intelligence Offices.
of itinerant musicians. See Itinerant Musicians.
of pawnbrokers. See Pawnbrokers.
of pool-tables. See Pool Tables.
of public shows. See Public Shows.
of theatrical exhibitions. See Theatrical Exhibitions.
of vehicles. See Vehicles.
of victuallers. See Victuallers.
to sell gunpowder. See Gunpowder.
intoxicating liquors. See Intoxicating Liquors.
LIEUTENANT-GOVERNOR
elections for, how held in city of Boston
LIGHTERS. See BALLAST.
LIQUOR LICENSES. See Intoxicating Liquors.
LIQUORS. See Intoxicating Liquors.
LIVERY STABLES. See STABLES.
LODGING-HOUSES
construction, etc., in Boston regulated. See Buildings.
definition of term in certain statutes 164, 844
fire-escapes to be supplied with, etc
halls, etc., of, to be lighted at night
inspector of buildings of city of Boston may prescribe certain safeguards
for
watchman, to maintain at night, etc
LOGS
not to be attached to bridges, etc. See Bridges.
LONG POND. See WATER.
LUMBER
city council of Boston may authorize construction of sheds for storage of
within building limits
LUNATIC HOSPITAL. See Hospital.
LYNN AND BOSTON RAILROAD COMPANY
temporary structure for in reconstructing Chelses bridge, etc 287

M.

IVI.					
MALDEN					PAGE
Charlestown may supply town of, with water					123
town of may take portion of Mystic water-supply of Bosto	n.				230
MALDEN BRIDGE. See Bridges.					
MANUFACTORIES					
to be provided with fire-escapes, etc			312,	836,	887
to be provided with fire proof staircases					191
See Buildings.					
MARGINAL FREIGHT RAILWAY COMPANY					
Union freight railroad company may use tracks of		•		•	187
MARKETS					
city council of Boston may authorize erection of wooden b	_		etc.	•	299
See Faneuil Hall Market; Gerrish Market; William	ES MAE	KET.			
MARINE PARK. See PARKS.					
MASSACHUSETTS HISTORICAL ASSOCIATION					
president of to be ex officio member of the Old South Asso	ciation	in Bo	ston	•	263
MASSACHUSETTS INSTITUTE OF TECHNOLOGY					200
extension of time within which building to be erected by	•				293
grant of land in city of Boston to, etc	•	196,	197,	240,	
may exchange land granted for other land, etc	•	•	•	•	293
may release certain land to city of Boston	•	•	•	•	293
to release certain land in Boston to the Commonwealth, et	c	•	•	•	240
MAVERICK					900
Samuel, memorial to	•	•	•	•	382
of any city adjoining Boston may appoint park commission	era etc				289
except Boston, to appoint, etc., police matrons			•	:	866
of over thirty thousand inhabitants, to designate		-statio	ns f		000
the detention of woman under arrest, etc.		•		36 <b>5</b> ,	366
of the city of Boston	-	•	•		
aldermen, may administer oath to, etc					5
appropriation bills, may veto separate items of, etc.				320,	321
assistant assessors of taxes appointed subject to con	firmati	on of			820
assistant inspectors of buildings appointed with appr				164,	324
board of aldermen, not to be a member nor preside	at mee	tings	of	. G,	321
boards, etc., to appoint members of all				319,	320
Boston protective society, members of may be pensi	oned w	ith ap	prov:	al	
of, etc		. •			291
Boston water board, to appoint members of with co	nsent,	etc.		232,	<b>320</b>
bridge across Charles river between Boston and Car	mbridge	e, to i	be or	16	
of the commissioners to construct, etc.				•	871
chief executive officer of the city				8,	3 <b>2</b> 0
city clerk may be removed with consent of .	•				6
city clerk pro tempore, may appoint	•		•		6
city council, to submit annual estimates to .	•	•	•	•	<b>82</b> 0
city hospital, to appoint trustees of				288,	819
clerk of department of inspection of buildings appoin	nted w	ith <b>a</b> p	broa		
of	•	•			324
collector, city, may be removed with consent of, etc		•	•		234
contracts, certain, to be approved by, etc	-	•	•		320
court-house commissioners, to fill vacancies in office			•		843
court-house for Suffolk County, land may be take		erect	ion c		• • •
subject to approval of		•	•		842
elect, absence of at organization of city government	•	•	•	•	6

				3	PAGE
MAYOR					
of the	city of Boston, continued.				
	election			•	8
	estimates, annual, to submit to city council			•	820
	estimates of departments, annual, to be furnished to, etc.			•	<b>82</b> 0
	executive powers of city vested in, etc			•	820
	fire department, members of may be retired with approval of	f, etc.			<b>2</b> 81
	general meetings of citizens, to preside at			•	12
	heads of departments to be called together for consultation	with,	etc.	,	<b>320</b>
	incorporated, together with board of fire commissioners, to	hold.	, etc.	٠,	
	Boston firemen's relief fund		2	281,	282
	ineligible to other offices			•	8
	inspector of buildings, to appoint, etc.	. 1	64, 8	3 <b>2</b> 0,	324
	inspectors of elections, etc., to appoint	. 2	56, 2	269,	319
	notified of election by board of aldermen				3
	oath				5
	office, created				1
	officers, certain may be removed by		. •	. 9,	819
	to be appointed by with consent of aldermen			. 9,	319
	etc., of departments to be accountable to				<b>320</b>
•	to appoint all, except, etc		5	319,	<b>32</b> 0
	Old South Association in Boston, to be ex officio member of				263
	park commissioners, to appoint members of board of, wit				
	etc			•	820
				•	98
	•				274
	police commissioners, to appoint members of board of, etc.				272
	policemen, disabled, may be pensioned with approval of				363
	police officers, expenditure of money for relief of widows,				
	be subject to approval of				<b>2</b> 73
	powers, etc., generally		9, 8	320.	
	proceedings when no choice of			,	3, 4
	public library, to appoint trustees of, etc.				319
	qualifications	•	•	,	3
	salary	•	8, 8	191	
	school committee, not to be a member or preside at meetings		•	•	
	sinking-funds to meet water debt, etc., to be one of the t				1721
	similing rando to most water designating to be one or the s		69, 2		958
	superintendent of police, appointment to be subject to appro			,	273
	term of office	V 061 ()2	•	•	3
	treasurer, city, may remove with consent of, etc.		9	234.	
					6, 9
	-		, 9, 8		
	votes of board of aldermen, etc., to be submitted to for appro			,	
	widows of deceased firemen may be relieved with approval	vai, e	<b>.</b> c., .	J2U,	281
of oits	of Cambridge	oı .		•	201
or city	to be one of the commissioners to build certain bridge acro	Ch	anla	_	
				8	., ~ 1
MAYOD AT	river, between Boston and Cambridge ND ALDERMEN	•		•	371
of citie					
or citie					064
	assistant harbor-masters, may appoint			•	304
	* *	•		•	881
	encampment, grounds not to be used for without license of .	•	_		381
	calling out of militia, duties as to			379,	
	rolls of officers, etc., in militia, to be furnished to	•		•	381
	to provide armories for militia. See Armories.				

MANOD AND ALDEDWEN						PAGI
MAYOR AND ALDERMEN of cities, continued.						
to provide drill halls for militia						880
sidewalks, may grade, etc. See Sidewalks.	•	•	•	•	•	•
of city of Boston						
ancient and honorable artillery company, rolls	of ac	tive m	embe	re to	he	
furnished to, etc					oc.	881
Boston Gas-Light Company may sink pipes wi					•	38
Chelsea free bridge, may lay out highway over				٠.	•	75
Chelsea-Point bridge, may lay out highway over				•	•	74
clerk of to enter certificate of oaths of member	•			•	•	5
Clinton street, may lay out highway in continu		•		•	:	88
election officers, to appoint in certain addition					•	278
election, to notify aldermen of in certain cases					·	4
harbor master for port of Boston, to appoint						109
innholders, certain powers of relative to lice			i in i		lof	
police commissioners						274
insane hospital, may discharge persons from				·	•	63
insane persons, powers of relative to transferre			ora o	f pul	olic	-
institutions						93
lamps in city of Boston, controlled by						44
license for erection of boilers, etc., in buildings			Bosto	n. to	be	
						193
officers appointed by, how appointed						9
pawners' bank, to appoint directors of						98
persons under sentence in house of correction,			ler .			49
private ways, may grade, etc						65
of less than thirty feet in width n	ot to	be ope	ned t	o pub	olic	
without consent of						66
probation officers, may appoint additional .						299
registrars of voters, to appoint					218	8, 319
sidewalks, may construct on streets over private						75
stables, certain existing to be rebuilt with cons						268
street from Milk street to Broad street, may w					11	8-120
voting lists, duties of relative to preparation,				rred	to	
registrars of voters	•					218
when aldermen to act first in acts authorized to						9
of city of Charlestown						
duties of relative to elections how affected by ann	e <b>xat</b> io	nto ci	tyof	Bosto	on,	199
may regulate rate of speed of engines and tr	ains (	over c	ertai	n gra	ıde	
crossings in Charlestown						77
private streets of less than thirty feet in width			ened	with	out	
•						79
private way, notice of intention to build upon t	o be a	ent to				79
of city of Newton						
duties of relative to list of voters in portion of	Bost	on ant	<b>rexe</b> d	to c	ity	
of Newton						285
of city of Roxbury	•					
duties of, etc., how affected by annexation to c	ity of	Bosto	n			126
private street of less than thirty feet in width n				with	out	
consent of, etc		•				84
sidewalks, may construct in streets, etc.						103
of city of Somerville						
sewer through certain streets of Charlestown,	may a	188 <b>0</b> 88	bette	ermei	nts	
-		r cons				808
•	mav	constr	uet	_		308

	PAGE
McCARTHY	
board of aldermen of city of Boston may pay balance of salary due Daniel A.,	0.50
to his widow	359
MEASURES. See Weights and Measures	
MEDFORD	
town of	040
city of Boston may change the grade of certain streets in, etc	242
may dig up certain streets in, etc	283
may lay water-pipes through	283
city of Charlestown, to erect certain hydrants in, etc	284
· · · · · · · · · · · · · · · · · · ·	151
Mystic water supply of city of Boston, may take portion of 108 MERCHANDISE	, <b>2</b> 30
regulations as to, in streets of town of Boston. See STREETS.	
MESSENGER	
election of city messenger of city of Boston, not affected by Stat. 1885, c. 266.	319
METERS. See Water.	
MIDDLESEX	
county of	
city of Boston to pay Brighton's proportion of debt to, etc	211
interest of Brighton in property of to be released, etc	211
city of Charlestown in property of, to be released, etc.	201
jurisdiction of courts in, how affected by annexation	
of city of Charlestown to city of Boston	199
of part of Boston to city of Newton, etc	236
	9 <b>, 2</b> 10
	4, 235
volumes, certain, in registry for southern district of, to be transferred	
to Suffolk registry	1, 202
duties of relating to Charles river and Warren bridges	226
MILITIA	220
· · · · · · · · · · · · · · · · · · ·	9, 380
armories for. See Armories.	, 000
drill-halls for	380
encampment grounds	881
lists of persons liable to enrolment in, how made out, etc.	379
members of the fire departments in cities and towns exempt from service in .	879
organization of new companies in, etc.	879
rolls of officers, etc., in to be furnished to the mayor and aldermen, etc.	<b>8</b> 81
MILK STREET	901
	3, 119
MILL CORPORATION. See Boston and Roxbury Mill Corporation.	, 113
MILL-DAM ROAD	
city of Boston and towns of Brookline, Brighton, and Watertown may lay out,	
etc., as highway, etc.	105
grade crossing of railroads with allowed	185
	136
A 11 months 11 miles O months to be madd among to the miles	185
	185
·	135
Watertown and Brighton to maintain bridge, etc., across Charles river on	100
road connected with	135
Boston and Maine and Eastern railroad companies authorized to carry water-	
pipe across, etc.	88
cities of Cambridge and Charlestown to build draw in bridge across	152

MONEYS. See Public Moneys.									1	KOA
MOON ISLAND										
city of Boston may construct sewer	disch	argiı	ıg at,	etc.	Sec	SET	TERS.			
MOUNT HOPE CEMETERY. See Ca	EMETE	RIES								
MOUNT WASHINGTON-AVENUE C										
avenue, etc., of to be free of toll			•					•		80
Bay State Iron Company, may exte	end its	trac	ks a	CTOSS	land	of				87
Boston & Worcester railroad compa	any m	ay u	se tra	ick o	۲.		:			80
bridge, may construct pile with dra	w, etc	2.							. 85	, 80
capital stock										87
city of Boston may assume powers			, etc.	,						80
incorporated										83
land, may take, etc									. 85	. 80
to pay damages for .										80
manner in which avenue, bridge, et										87
										80
railroad tracks, may lay, etc real and personal estate, may hold,	etc.									80
MUDDY RIVER			-	•	-				-	-
city of Boston and town of Brooklin	ie ma	v cor	itraci	for l	mildi	ing c	OVCIC	ed ch	ın-	
				, for					252,	253
	mas			aters					•	
	•								183,	181
damages for diversion of water of,	-								-	184
new channel for	,			,	•	•	•	•	•	,
certain drains, etc., of city of	f Rost	on m	ny h	e est	ended	1 into				198
damages for construction of									•	198
•							•	•	•	198
town of Brookline may make owners of land bordering on may fil	l un l	· ande	etc	•	•	•	:	:	•	184
MUNICIPAL COURTS. See Courts.	ı uı, ı	unus	,	•	•	•	•	•	•	
MUNICIPAL OFFICERS. See OFFICE	- ma									
MYSTIC PONDS	sug.									
city of Charlestown may make, etc.	. fight	rov i	n da	m bet	WCC1	ı. etc	·		_	104
lower pond	,	u.j .				.,	•	•	•	
city of Boston may raise mor	10V 0	to f	ar cl	oanei	nor c	te.				298
take lands, etc., and c										
into					ratug		-			298
to cease emptying sew										297
to cleanse	_			•					•	298
to pay damages for la						· ince c	·	•	•	298
legislature may, from time to										200
•					_			-		211
into provisions of act of the legis										211
forced										990
_	•	•	•	•	•	•	•	•	233,	200
upper pond	-4 -4-			r	: C-:	·	4	- <b>6</b> -		
city of Boston may construc	ct, etc	., sc	wer	or p	urnyı	ing v	rater	01, 0	ıc.	
See Sewers.	. 1			-4-	o-	- 0-				
city of Charlestown may to	rke M	aters	oi,	etc.	50	o CI	LARLE	STOW	'N;	
WATER.										
MYSTIC RIVER									0.10	000
city of Boston may take water from		•			•		•	•	229-	
Charlestown may erect tide-								•	111,	112
laying water-pipes, etc., across to							HELD	OL CO	ш-	100
missioners		•	•	•	•	•	•	•	•	123
MYSTIC WATER BOARD. See WAT	ER.									

## N.

NAMES 22	C
of streets of Boston, how fixed, etc. See STREETS.	
NATICK	
town of	
indemnified by Boston for injuries to highway and bridges caused by	
	99
streams flowing into Lake Cochituate, may divert certain for sewer-	
• •	:4G
water of Long pond, inhabitants of may use, etc	:13
Wellesley, may supply town of with water, etc	13
NEW ENGLAND HISTORICAL GENEALOGICAL SOCIETY	
president of to be ex officio member of Old South association in Boston 2	:C3
NEWTON	
annexation of portion of city of Boston to city of 234-2	37
boundary line of with city of Boston changed	27
	80
take land in, etc., and lay pipes through for high services of water	
	:03
	16
	94
	259
persons having legal settlement in portion of city of Boston annexed to to be	
	235
sewer, may construct, etc., through Brighton, etc., to Charles river . 250, 2	
,	251
	236
· · · · · · · · · · · · · · · · · · ·	236
NEWTON AND WATERTOWN GAS-LIGHT COMPANY	
	01
open ground, etc., with consent of selectmen of Brighton, etc	0)
NORFOLK	229
county of city of Boston to pay balance of indebtedness of Roxbury to 1	28
The state of the s	46
proportion of debts of, upon annexation of West	. 10
• •	15
county commissioners of may lay out, reconstruct, etc., way, bridge, etc.,	
of the Granite Bridge Corporation 120, 1	21
jurisdiction of courts in how affected by annexation of Dorchester to Bos-	
ton . 144, 1	45
portion of town of	
Brookline to	
Boston 2	25
	26
West Roxbury to	
Boston 2	13
	28
	46
West Roxbury in property of to be released . 214, 2	
1.0.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1	24
NORMAL SCHOOL. See Schools.	

		PAGE
NORTH CHELSEA highway authorized between Point Shirley in, and Pulling Poin NUISANCE	1 <b>t</b>	74
about Roxbury canal, city of Boston may take lands, etc., to al to pay damage for injury de		260-263 ating,
etc	•	. 260–262
board of health in town of Boston may abate. See HEALTH.		
created by building Atlantic avenue, how abated, etc		. 143
flats of Prison-Point bay, board of health of city of Boston may	y order co	ertain
filled to abate, etc		. 310
in Mystic lower pond, city of Boston to abate. See Mrsric Po	)XDS.	
0		
Ο.		
OATH. See the titles of the several officers. OFFICERS		
county		
accounts to be examined by controller, etc		. 378
returns, to make certain to controller, etc		<b>378,</b> 379
of city of Boston		
accountable to the mayor		. 820
annual estimates, to submit, etc		. 320
appointment of by mayor not to be acted upon by board	d of alde	
for one week, etc.		. 319
appointment of necessary, city council may provide for		. 7
certain appointed by mayor with consent of aldermen .		9, 319
may be removed by mayor, etc		9, 319
compensation, city council may fix		. 7,8
contracts, to make necessary, etc		. 320
duties, city council may prescribe		7, 296
effect of removal from ward by		. 5
to be furnished with certificates of		. 11, 12
	• •	1, 319-321
intrusted with collection, etc., of public moneys, may l	ho roonir	
give bonds	o requir	. 7
mayor to call together, etc		. 820
subordinates, etc., to appoint and remove, etc.		. 820
term of office of		2, 296, 320
how affected by statute 1854, c. 448 .		. 13
vacancy in office of		. 5
See titles of the several officers.		
OLD SOUTH ASSOCIATION IN BOSTON		
board of managers		. 263
incorporated		. 263
new members, how admitted		. 263
Old South Meeting-house may be used for public purposes		. 263
shall be exempt from taxation, etc.		. 263
powers and duties of generally		. 263
OLD SOUTH MEETING-HOUSE. See OLD SOUTH ASSOCIATIO	и ги Воз	STON.
OLD STATE-HOUSE		_
oid furniture of, etc., may be transferred to city of Boston .		. 313
OLIVER STREET		118-120

												PAG
ORDERS	of site council and	baand		-1.1		a <b>ta</b>		Dosto		<b>b</b> -		
	n of city council and ented to mayor for app									De	-	), 820
ORDINANO	• • • •	iovai,	ete.	•	•	•	•	•	•	•	• •	, o
	of Boston											
												290
	to be presented										. 9	, 320
	city council may make											7
	enacting style of .											290
	fines for breach of to								•			290
	fixing term of office o								•	•	•	314
	how affected by statute								•	٠	•	19
	officers, duties of may	-		•			•	•	•	•	•	290
	terms of office								•	٠	•	290
	penalties for violation									•	•	44
	breach or relating to survey and										· ·	7
	1885, c. 374 .					ıgə, n	UW			, pr:	itute	842
	when to take effect	:	•			•	•	•	•	•	•	7
ORPHANS	when to take enece	•	•	•	•	•	•	•	•	•	•	•
	able donations for ben	esit of	. Sc	e Po	OB.							
	S OF THE HOUSE					1. S	ee (	Corre	CTIO	N.		
	S OF THE POOR.											
				٠								
			$\mathbf{P}$									
PARADES			-	•								
certai	n to be licensed, etc.			•								881
milita	ry not allowed on park	s of ci	ty of	Bosto	n, es	ccept,	etc	· ·				239
PARKER S												
comm	issioners on public land	ds may	con'						realt	h to	city	
				of B			•		. •	٠	•	228
								in por	tions	01		228
.==.	se of improving how p	nid ot					•	•	•	•	221	, 228 228
PARKS	se of improving now pa	na, en	c.	•	•	•	•	•	•	•	•	228
	ments may be assessed	for lo	catin	or etc	in	city (	of B	loston				238
	of park commissioners						,	001011	•	•	•	250
Joanu	annual report of .		-									239
	appointment											237
	betterments, may ass	ess, et	c.									228
	compensation .							•				237
	construction of parks,	to pro	ceed	with	upon	, etc.						854
	damages, etc., to estir											237
	engineers, etc., to app											237
	land dedicated to Ar	nold A	∆rbor	etum	, ma	y leas				Har	vard	
								llege	•	•	•	286
							e, e		•	•	•	286
	land not to be taken b								•	•		237
	military exercises not	to be	neid	upon	pari	ra ex	cept	willi	con	seni	or,	000
	powers generally, etc.	•	•	•	•	•	•	•	•	•	•	239 237
	qualifications .	•	:	:	:	•	•	•	•	•	•	237 237
	removal	•		•		•	•	•	•	•	•	237
	sea-wall, may build b			eio'e	and	West	Bo	ston 1	orida	ee f	or a	-01
	nork oto			<b>5.</b> -7 ³	u	230				1		848

PARKS												PAGI
board of park comm	nission	ers for	r the c	ity of	Bosto	on. $\alpha$	ntin	ued.				
streets, etc.,									sent	of. et	c	239
structures	over t	ide-w	aters,	may	erec	et, c	tc.,			rches	ter	
point		•	•	•	•	•	•	•	•	823,	876	
term of offic		•	•	•	•	•	٠	•	•	•	•	237
vacancy, hov			•		•	•			•	•	•	237
bonds, etc., to defr	ау схр	enses										854
			loc	ating,								
				issu	e, etc	· .			•	238,	802,	, 378
commissioners of m	na <b>y b</b> e a	appoir	ited in	cities	adjo	ining	Bost	on, e	te.			239
damages for taking	land f	or, etc	e., hov	v estin	nated						237	<b>2</b> 38
debt incurred by ci	ty of I	Boston	by bo	rrowi	ng me	oney	to n	av fo				
for, etc., not to	be inc	eluded	in de	bt lim	it, etc	2	•	٠.				373
how located, etc.												237
land between Cragi						o be	taker					292
dedicated to A											·	286
exchanged wit												200
to be held										-		901
not to be take										•	•	293
		•						•	•	•		237
on Back Bay t									•			
Marine park, area o	niarge	a, etc	• •	•	•	•	•	•				
military exercises									_•			239
sinking-fund to mo												
							•	•	•	238,	239,	, 302
streets, etc., not to	be laid	outo	AGL G	ccept,	ctc.	•	•	•	•	•	•	239
PARTITION WALL						=						
meaning of term as	used in	n acts	regul	ating l	uildi	ng in	the c	cit <b>y</b> of	f Bos	ton		164
regulations as to co	nstruct	tion of	f. Se	e Bun	LDING	8.						
PARTY WALL												
meaning of term as	used in	acts	regula	ting b	uildir	ng in	the c	ity of	Bost	ton		164
provisions relative	to cons	tructi	on of i	n town	n of I	3osto	n.	•				15
regulations as to co												
PATROLMEN. See Por												
PAUPERS												
having settlement in	a torrit	new of	· city	of Ros	ton e	at AFF		OTEN.	of R	rooklii		
how supported,		•	•								110	184
not admitted to insa								•		•	•	
					•	•		•	•		•	96
payment to city of I	Soston	or ce	rtain s	um 10	rsup	port c	or sta	ile au	moriz	zeu	•	347
PAVEMENT												
of sidewalks. See		ALKS.										
of streets. See STI	REETS.											
PAVILIONS												
regulations as to co	nstruct	ion of	in the	city o	of Bo	ston.	Sec	e Bui	LDIN	GS.		
PAWNBROKERS												
city council of Bost				rs of h	oard	of alc	lerm	en to	licen	se, etc	:.,	
in board of poli	ice com	missio	oners								272,	273
fees for licenses to,											806,	807
PAWNERS' BANK											•	
directors of, how ap	pointe	1.										98
See Collateral L	•					-	-	-	-	-	•	-50
PEGAN BROOK		- 45 A A A	••									
court may restrain (	liacha-	go of	80W^=	naro of	. i-	<b>†</b> 0					045	940
•	.iscliaf	e or	acwer	age, ei	, 1f1		•	•	•	•	245,	410
PEYALTIES	- la	Cam 41-				:L	!.	e r	t -			01-
ballots, for violating Bird island in Boston												317
iotsoci ai dantisi prici	i dardo	r, ior i	CHIOT	uy Bto	ue, ett	U., IT(	m Wi	LHOUL	ucen	se, etc		55

DDN AT MINO	PAG
PENALTIES, continued.  Boston harbor, for breach of regulations relative to	72, 73, 74
C. A. S. S. M. A. A. S. S.	·
Boston harbor protective department, for refusing to make st	tatement re-
quired by	221
bridges in Boston harbor, for attaching rafts, etc., to without con	
building laws for city of Boston, for not conforming to, etc., 175	
	842, 347
by-laws, etc., of the city of Boston, for breach of	
of the town of Boston, for breach of how recovered	
cellars, for occupying below certain grade	195, 196
chimneys, for not making unsafe safe after notice, etc.	19:
conductors of cars of street railways, for acting as without licens	*
controller of accounts, for refusing to give information, etc., to	
dangerous buildings, for not taking down or making safe disposition of receipts from	174, 173
drivers of cars of street railways, for acting as without license, e	200
elections, for violation of certain provisions of law regulating th	
elections, for violation of certain provisions of the regulating th	• • • • 279
elevators in buildings, for removing notice on or operating unsal	
fire department, for obstructing way of in streets	217
firewards, for disobeying commands of in town of Boston .	87
fireworks, for keeping, etc., without license	83
footways in town of Boston, for driving vehicles on, etc.	19, 20
free bridge of the Boston Free Bridge Corporation, for injuring	
gunpowder, etc., for rescuing	
selling without license, etc.	. 54-56, 58
harbor-master, for obstructing	
for violating rules of as to anchorage of vessels,	
health, for not obeying orders, etc., of board of in town of Bosto	
for violating laws requiring members and officers of bo-	
city of Boston to be sworn	347
for violating rules, etc., of board of in the city of Boston,	
highways, for blasting within certain distance from without licen	
hotels, etc., for violating laws relating to protection of from fire	312, 313
inspector of buildings of city of Boston, for neglecting to compl	y with orders
of	249, 250
islands in Boston harbor, for carrying away earth, etc., from, etc	e
Lake Cochituate, for taking black bass in	158
lamps, for injuring in city of Boston	44, 43
livery stables, for keeping within certain distance of church in	town of Bos-
ton	20
merchandise, for placing in streets of town of Boston	20
Mystic pond, for polluting water of, etc	243, 244
Mystic water-works, for injury to	109
ordinances of city of Boston as to elevators, etc., city may imp	poso penalty,
etc., for breach of	
porters in the town of Boston, for acting as without authority, et	c 16, 17
registrars of voters, for giving false name, etc., to	219
roasting cocoa in town of Boston without license	80
ropewalks, for exposing fire in, etc., in town of Boston	37
sewer, etc., constructed for purification of waters of Mystic pon	•
fully entering drain, etc., into	244
smoking in streets of town of Boston	37, 280
Spectacle island, for building fire on	57
	1 44

											1	PAGE
PENALTIES, continued.						• .						
streets in town of B	oston, for	· maki	ng pro	jecti	ons	into	•	•	•	•	٠	20
			ing flr						•			
			ing me				:				•	20
	101		ng or d									
		into							•		•	34
			ing in			٠.		•		•	•	87
streets in town of C												
tar-kettles, for erect												SC
unsafe structures, fe												
	or removi	_		•				•	•	•	208,	337
unscaled weights an												
water-supply of city												
wharves, for extend	•	nd har	bor lii	109	•	•	•	•	•	•	٠	CO
PENSIONS. See Fire;												
PIERS. See Buildings;	WHART	es.										
PIGS. See Swine.												
PILE STRUCTURE			_									
city of Boston may										•		317
new piles in to be di									sione	rs m	a <b>y</b>	
· ·	• •	•	•		•	•	•	•	•	•	•	817
PILES					_							
for foundations of b	uildings i	n city	of Bo	ston.	So	e Bu	ILDIX	GS.				
PINE ISLAND.				_								
city of Boston may	•	• •				•				•	•	148
	build bri	dge to	, et <b>c.</b> .	•		•	•	•	•	138,	148,	149
PLUMBERS	_			_								
city of Boston may	require r	egistra	ation o	f.	•	•	•	•	•	•	٠	805
PLUMBING												
regulations as to in	buildings	in cit	y of L	oston	. 1	See D	CILD	IXC9.				
POINT SHIRLEY							_			_		
highway may be laid	n ont ore	r cert:	ain tid	e-wat	crs	netwe	en 1	מווום	g poin	t and	١.	74
POLICE												
board of aldermen o	•				oi i	ciativ	o to	vest	ed in	bon	ce	
commissioners		•	•	•		•	•	•	•	•	•	272
board of of city of I												
appointment		•	•	•	•	•	•	•	•	•	•	322
	• •	•	•	•	•	•	٠	•	•	•	•	822
clerk of .		.1			•	•	•	•	•	•	•	823
disabled mem									•	•	•	863
dog licenses,	to issue	•					٠.		٠.	•	•	861
expense of m		•	-		-		•		Bosto	n up	on	0.50
requisitio	•					•					•	823
house of dete	ention 10	. Mom										005
									appro			367
				811.1					, to l	-		0.07
				<b>A</b> -		pon r	-			•	8GG,	
								u, et	e., of	•	•	8G7
						blish		!'		•		8 <b>6</b> 6
				το					th cit		n-	000
				4					icers (		•	860
				to					pres			
					-				from		cu	
				<b>A</b> -					taken		•	8 <b>G</b> 7
				to		eribe		s, etc.	, for g	toker	D-	967
					•							W1:7

														PAG
POLICE	-6 -: A6 D													
board	of city of Bos	-					4:_		- A!1					000
	members of postly										ea by	•	•	322
							•	•	•	•	•	•	•	823
	orders of may							•	•	•	•	•	•	821
	police force,										•	•	•	822
	police matron												•	366
							ith cit						•	860
	police station								-	ignate	· .	•	•	860
	powers, etc.,	-	•			•	•	٠	•	•	•	•	•	322
	qualifications	OI II				•	•	•	•	•	•	•	•	32:
	quorum .	•	•	•		•	•		•		•	•	•	322
	removal	•	•	•	•	•		•	•	•	•	•	•	822
	•	•	•		•	٠		•	•	•	•	•	•	323
	reserve force										•	•		863
	rooms to be r												822,	
	salaries .											•		32:
	signal system													
							an a fl							878
<b>.</b>	term of office						• D		•	•	•	•	•	822
Doard	of police com													0.50
	appointment		•	•	1.	•		•	•	•	•	•	•	273
	commissioner	s or	prise	ons to	make	e ce	rtain i	ctur	ns to	etc.	•			
	compensation												•	278
	conductors of	ı car	8 01 8	irect	ranw	ay c	compa	nies,	to 110	cense,	etc.	275,	280,	28
	disabled office	ers, i	may	reure	, etc.	•		•		• .	•	273,	276,	80
•	drivers on car													
	intoxicating li													317
•	laws relating t	.o tne	use	OI ITE	icks D	y su	reet-ra	ıııwa,	y con	ipanie				278
									•	•	•		275,	
	powers gener								•	•	•		272-	
	qualifications railroad polic		•		•	•	•				•	•	•	27:
											•	•	•	278
	removal reserve force							•	•	•	•	•	•	279
	ensuis! nolice	101	ny c	1 DO	віоц	•	•				•	•		363
	special police terms of office	, ma	y որլ	borne	•	•	•	•	•		٠	•	273,	
								•	٠		•	•	•	272
مادا ماد	vacancy in of										•			272
	of, in certain													
	rs of prisons . See Count		•	•	•	•	•	•	•	•	•	•	•	805
	tment of, in ci		Door	t an										
depar	city council m					i				a-ha	5	-4-	000	00
	disabled mem													
			OI II	nay o	e rem	œu,	etc.	•	•	210	, 210	, 501,	322,	86.
	officers of											070	000	004
	appoin compe			•	•	•	•	•	•	•	•		822,	
	•			•	•			•	•	•	•	•	273,	
	powers			•	•			•	•	•	•	•	273,	
	rules and reg	umu 4:-	ons :	is to	gover	nme	nt or,	ete.		•	•	273,	274,	
	se of administ	ıutio	11 01	ın Cit	y of L	0810	on nov	v par	u .	•	•	•	•	32;
matro														
	appointment	•	•	٠	•	٠	•	٠	٠	•	•	•	•	366
	duties .	•	•	•	•	•	•	٠	•	•	•	•	•	860
	qualifications	•	٠	•	•	•	•	•	•	•	•	•	•	860
	removal salary	•	•	•	•	•	•	•	•	•	•	•	•	860
	BHINTV		_	_										44.61

	PAGE
POLICE	
matrons, continued.	
term of office	. 860
mayor may assume command of force in city of Boston, etc	274, 823
members of force in city of Boston	
pay of not to be increased without, etc.	. 823
to remain in office when board of police appointed, etc	. 822
to remain in office when police commissioners appointed, etc	. 274
officers, duties of relative to detention of women under arrest	. 367
enforcement of laws relative to the use of trac	ks
by street-railway companies, etc	
of cities of Charlestown and Roxbury to continue officers of Bosto	n
after annexation	201, 128
towns of Brighton, Dorchester and West Roxbury to contin	uo
·	146, 214
park commissioners of city of Boston may appoint certain	. 237
patrolmen, number of on force in city of Boston	. 823
railroad in city of Boston	. 278
signal system may be established in city of Boston, etc	873, 374
special in city of Boston	273, 274
stations for the detention of women under arrest, how designated, etc.,	865, 860
superintendent of of the city of Boston	
appointment	. 278
compensation	. 273
powers, etc	. 273
women under arrest, duties of officers relative to detention of, etc.	. 867
house of detention for in city of Boston. See Women	
stations for detention of, how designated, etc.	865, 360
POLICE COURTS. See Courts.	
POLICE DEPARTMENT. See Police.	
POLICE MATRONS. See Police.	
POLICE OFFICERS. See Police.	
POLLING PLACES	
in voting precincts, how designated, etc. See Voting-Precincts.	
POLLS	
how long open. See Elections.	
POLL-TAX. See Taxes.	
POOL TABLES	
fees for licenses to keepers of	806, 807
POOR	
city council of Boston may appropriate money for temporary relief of .	. 228
board of overseers of the, in the city of Boston	
election	. 10
qualifications	. 10
powers generally	. 10
overseers of the, in the city of Boston	
accounts, etc.	. 113
election	. 113
incorporated	112, 113
organization	. 113
powers, etc	112, 113
private interest of in contracts by, forbidden	. 113
real and personal property, may hold, etc	132, 233
removal	. 113
term of office	
vacancies in office of	. 113
vacancies in omice of	. 110

PAG
POOR, continued.
overseers of the in the town of Boston
incorporated
incorporated with other persons as trustees of John Boylston's chari-
table donations
powers and duties
· · · · · · · · · · · · · · · · · · ·
trustees of poor's fund in town of Charlestown. See Charlestown.
PORTERS
in town of Boston regulated, etc
funeral, appointment, etc., of in town of Boston
PORTICOS
in streets of town of Charlestown regulated
See Buildings; Streets.
PORT OF BOSTON. See HANDOR.
PORT SOCIETY. See Boston Port Society.
POST-OFFICE
land in Boston ceded to United States for
POSTS
not to be set in streets except, etc
PRECINCTS. See Voting Precincts.
PRESIDENT OF COMMON COUNCIL. See COMMON COUNCIL.
PRESIDENT OF UNITED STATES
lists of voters for election of to be transmitted to secretary of the Common-
wealth, etc
See Elections; Electors.
PRISON COMMISSIONERS. See Prisons.
PRISONERS
attacked with contagious disorder might be removed to Rainsford island by
board of health of town of Boston
PRISON POINT BAY
flats and creeks of may be filled, etc
provisions of law relating to abatement of nuisance in, etc
PRISON POINT BRIDGE. See Bridges.
PRISONS
commissioners of may present certain statistics in their report, etc 303
to furnish certain blank forms for returns, etc
police commissioners of city of Boston, etc., to make returns
as to arrests, etc., to
PRIVIES
regulations as to in buildings in the city of Boston. See Buildings.
PROBATE
court. See Courts.
expense of recording proceedings in Suffolk county regulated 365
registry of
land may be taken for in Susfalk county, etc 343, 349
PROBATION OFFICERS
mayor and aldermen of city of Boston may appoint additional, etc. 299
PRODUCE
sale of in Fancuil Hall Market. See FANEUIL HALL MARKET.
PROJECTIONS INTO STREETS. See Streets.

										PAG
PROPERTY										
of city of Boston		_								
city council may sell or leas					•			•	•	
to have ca						•		•	•	
to make n							•	٠	•	10
of city of Charlestown to vest in c									•	199
of city of Roxbury to vest in city										120
of town of Brighton to vest in city									•	203
of town of Dorchester to vest in c	•			•					-	14-
of town of West Roxbury to vest in PROPRIETORS OF BOSTON SOUT				n upo	ומגו מכ	nexat	юц, с	ere.	•	213
may sell bridge to city of Boston		11111	, u is							5:
surrender franchise, etc.		•	•	•	•	•	•	•	•	5:
See Bridges.	•	•	•	•	•		•	•	•	0.
PROPRIETORS OF CEDAR GROVE	е ст	'AFF	TED	v						
				•					369,	276
city of Boston to transfer all its pi				·	ntorw	oto	to.	•	SG8,	
funds of how invested, etc.										870
incorporated	•								:	868
owners of lots to be members of			·			·	•	•	•	868
powers, ctc., of city of Boston in	· revar					reed i	to.	·	·	869
proceeds of sales by, how applied								•	•	870
real and personal estate, may hold						-		·		868
trustees of	.,	•	•	•	•	•	•	•	•	000
election										868
powers of generally .	:							· ·	368,	
term of office						•				868
vacancies in office of how fi										3GS
PROPRIETORS OF CHELSEA FRE										
incorporated									. 50	3, 57
may build bridge, etc										50
to give bond to pay penalties, etc.										57
See Bridges.										
PROPRIETORS OF CHELSEA POL	I TN	RII	GE							
incorporated	•	•								58
liabilities, etc., of										58
may build bridge, etc toll not to be demanded on bridge										58
toll not to be demanded on bridge	of		•							58
See Beinges.										
PROSECUTION										
for penalties, etc., by board of hea	ılth o	f tow	n of	Bosto	n.					32
See Penalties.										
PROTECTIVE DEPARTMENT. Sec	Bos	KOT	Pro	TECTI	VE D	EPAR	ТИEX	T.		
PROVISIONS										
sale of in Fancuil Hall Market.					IARK	ET.				
tainted, etc., regulations concernia	ng.	See :	IEAL	TII.						
PUBLIC BUILDINGS										
city council of Boston to have care					•	•	•	•	•	8
proceedings when erected, etc.					•		•	•	•	82
regulations for construction of in o	city of	r Bo	ston,	ete.	See I	Boiri	BOKIC	١.		
PUBLIC GARDEN					_					
act of the legislature relative to		-			n city	y of ]	Bosto	n to	be	•••
accepted by voters					٠	•	•	•		100
buildings not to be erected on land								•		100
special commission to determine w					•	-				100
to city as equivalent for release	BO Of	right	to b	uild o	n.					100

	•										PAG
	ARDEN, continued.										
	s, city of Boston may erect	public	in, et	c.	•	•	•	•	•	•	249
	EALTH. See HEALTH.										
PUBLIC II		• n .									
PUBLIC II	sion against fire in, in ci <b>ty</b> of NSTITUTIONS		on, etc	. 8	seo B	OILDI	NGS.				
board	of directors for of city of B	oston									
	compensation	•	•	•	•.	•	•	•	•	•	93
	duties, city council may pa					-		•	•	•	93
		•				•		•	•		2, 93
	insane persons, to exercise		•					of	•	•	855
	powers, etc							•	•	. 9:	2, 93
	prisoners, may remove from					othe	r, etc.		•	•	97
	quorum	•	•	•	•	•	•	•	•	•	93
	removal		•	٠ ـ	•	•	•	•	•	•	93
	school for truants to be un	der dire	ection	of,	e <b>tc.</b>	•	•	•	•	853,	
	term of office	•	•	•	•	•	•	•	•	•	93
	vacancies in office of .	•		•	•	•	•	•	•	•	93
	f Boston may take land for			•	•	•	•		•	807,	
	ges for taking land for, how	ascert	ained,	, etc.	•	•	•	•	•	•	808
PUBLIC L											
comm	issioners on										
	Berkeley street, may conve								•	•	217
	drainage of Back Bay, may	y make	chan	iges	in <b>c</b> ei	tain	agree	men	s rel	la-	
	tive to	•		•	•	•	•	•	•	•	111
	land on Back Bay, may con										197
	land corner of Boylston an							Bost	on a	nd	
	Albany railroad compa	ny	•		•	•	•	•		•	279
	Parker street in Boston, m	ay con	vey pa	arts							228
		repa	ıir		•	•				227,	228
	passage-way sewers on Bac	•	-		•	•				•	279
	streets on Back Bay, may	make a	lterat	ions	as to	layir	ng out	, etc.	, of	•	121
PUBLIC L	IBRARY										
of city	y of Boston										
	access to on Back Bay, citi									•	289
	betterment laws not to app						•				<b>300</b>
	building for to be erected v	rithin f	ixed t	ime,	ete.			289,	290,	800,	310
	damages for taking lands, e	tc., for	Γ								800
	establishment authorized									83	, 93
	land on Back Bay for constr	uction	of, cit	y of	Bosto	n ma	y hold	, et <b>c</b> .	289,	290,	300
	librarian of, how appointed	, etc.									<b>2</b> 67
	public library of city of Cl	arlesto	own to	be be	branc	ch of	after	anno	xatio	on	
	of Charlestown to Bost	on									202
	trustees of										
	building on Back Ba	y, to h	ave cl	argo	e, etc.	, of					289
	how selected, etc.									266,	819
	incorporated .										266
	librarian, may appoi	nt, etc.	,								267
	money received by,			l. etc	e.						266
	new library building,					t, etc	., to	desig	n, et	c.	359
		to hav					•	_	•		859
		to rep							•		859
	organization .								,		267
	powers and duties of								_	•	267
	qualifications .								_		266
	real and personal est	ate. ms	ıv hol	d. et	œ.			-			266
		,	.,	,			•	-		•	

										PAGE
PUBLIC LIBRARY										
of city of Boston										
trustees of, continued.	•									
removal of .	•	•	•	•	•	•	•	•	-	819
vacancy in office PUBLIC MONEYS	of.	•	•	•	•	•	•	•	266,	, 267
appropriations of in the city	of Boston	may l	be ma	ide b	y city	cou	ncil,	ct <b>c.</b>		7
persons collecting, etc., acco	untable to	city	coun	cil	•	•	•.			10
may be re	equired to	give	bond	s, etc			•	•		7
separate items in ordinances,	etc., in th	e city	of I	3osto	n app	ropr	ating	, may	be	
vetoed by mayor .		•		•		•	•			, 821
statement of receipts and ex		s in t	he ci	t <b>y</b> of	Bost	on, c	ity c	ounci	to	
publish, etc., annually		٠.	٠_	•	•	•	•	•	•	10
PUBLIC PARK CONSTRUCTION		s. s	ee P	ARKS.						
PUBLIC PARK LOAN. See PAPUBLIC PARKS. See PARKS.	RKS.									
PUBLIC PROPERTY. See Prop										
PUBLIC SCHOOLS. See School										
PUBLIC SHOWS	20.									
city council of city of Bos	ton may	vest 1	oowe:	rs of	boa	rd of	alde	rmen	to	
license, etc., in board of					•		•	•		273
, ,	•								•	
	0									
OTT A D A NUMBER OF	Q									
QUARANTINE			L1:_L						01	
board of health of town of E physicians, officers, etc., for	•				•	•	•	•	. Z:	), 80 80
power and authority of city co								oroje	nd nd	8
regulations, etc., prescribed		•				•				30
QUAYS	, 000.4	,, ,,,,,,			. 0	30310	•	•	•	-
exempt from building laws of	f city of B	oston								165
QUORUM	Ÿ									
aldermen may act in certain	cases with	out			•	•				3
of board of aldermen .										6
of common council .		•	•			•		. 7	, 17G,	177
of board of health of town of		•	•	•	•	•	•	•	•	80
of board of directors for publ	ic institut	ions	•	•	•	•	•	•	•	93
of school committee .		•	•	٠	•	•	•	•	10,	246
	B	<b>.</b>								
RAFTS		•								
not to be attached for more t	han ten he	ours t	o brio	lge p	ier o	r wh	arf in	Bost	on	
harbor without consent,		•	•							111
RAILROADS										
avenue across Charles river f	rom Bosto	n to	Camb	ridge	, ma	y cro	ss, ct	c.		302
board of railroad commission	ers									
crossing of railroads	•			arles	rive	r fro	m B	ston	to	
Cambridge, to pre				•		•			•	<b>302</b>
grade of crossing of wa									•	229
orders of relative to g			ay ac	cross	Sout	h ba	y maj	y be e	n-	
forced by supreme			•			•		•	•	229
street-railway compani with consent of			-	stabl		etc.,	cable	syste	910)	0 7 0
with consent of		•		•						352

D. V. DO. DO.	PAGE
RAILROADS	
board of railroad commissioners, continued.	
street-railway companies in Boston, may order certain to furnish ad-	
ditional accommodations .	853
may regulate fares, etc. of	853
certain may connect with tracks of Union Freight Railroad 186, 254,	255
city of Newton may construct sewer under certain, etc	2G0
grade of the Boston & Lowell railroad in the Mystic valley, city of Boston	
mny change	230
railroad companies having terminus in Boston may purchase, etc., the stock	
of Union Freight Railway Company	254
stations of to be provided with fire-proof staircases	191
street. See Street Railways.	
See also Boston & Lowell Railroad Corporation; Boston & Provi-	
DENCE RAILROAD CORPORATION; MARGINAL RAILROAD COMPANY; UNION	
FREIGHT RAILROAD COMPANY.	
RAILROAD COMMISSIONERS. See RAILROADS.	
RAINSFORD ISLAND	
hospital on. See Hospital.	
RANGES	
regulations as to, in buildings in city of Boston. See Buildings.	
REFORMATION	
house of	
city of Boston may establish a branch of for females	Gŧ
children may be sentenced to	1, 71
powers and duties of directors of conferred on the board of directors of	
public institutions	2, 93
See Public Institutions.	•
REGISTER OF DEEDS. See DEEDS.	
REGISTRAR	
of city of Boston, to furnish list of deceased voters to registrars of	
•	271
registrars of voters	211
board of. See Voters.	
REGISTRATION	
of voters. See Voters.	
REGISTRY OF DEEDS. See DEEDS.	
REGISTRY OF PROBATE, See PROBATE.	
REGULATIONS	
as to buildings in city of Boston. See Buildings.	
REMOVAL	
See Officers; Ward Officers, and the titles of several officers.	
REPEAL	
by statute 1854, c. 448, section 63, effect of	13
REPRESENTATIVES	
to congress of the United States. See Congress.	•
to general court. See General Court.	
RESERVOIRS. See WATER.	
RESOLUTIONS	
The state of the s	320
RETURNS	
of voters. See Voters.	
REVIEWS	
military, not allowed in parks of city of Boston except, etc	233
RICHMOND STREET	
certain acts of city of Charlestown relative to confirmed.	112

					1	PAGE
ROOFS	:4	~5	De		Sac	
regulations as to construction, etc., of in buildings in Buildings.	ı city	OI	DUSTO	u.	ಎ೮೮	
ROXBURY						
annexation of city of to Boston					125-	-129
boundary line between city of and city of Boston altere	d		•			99
burying-ground in. See CEMETERIES.						
city of Boston not to tax certain property owned by cit	y of	•	•	٠	•	99
police court of. See Courts.						
officers of city of to continue as officers of Bost	-	-	-	ann	cza-	128
ation		•		•	•	128
sewers in. See Sewers.	0.0.	•	•	•	•	
sidewalks in. See SIDEWALKS.						
Smelt brook, city of may divert waters of, etc			•		•	122
streets in. See Streets.						
water supply in city of. See Water.						
See West Roxbury.						
ROXBURY CANAL cost of dredging, etc., to be assessed upon abutters, etc.					0-0	075
		•		•	276,	270
nuisance in, city of Boston may abate	•	•	•	•	260,	
sewage discharged into, city of Boston may divert tem	porar					270
storm overflow into, etc., city of Boston may construct						270
ROXBURY CREEK					•	
bridge over. See Bringes.						
ROXBURY LATIN SCHOOL						
Boston may appropriate money for support of	•	•	•	•	141,	142
RUFFIN board of addermen of city of Boston may pay balance	of so	lar	r to w	i.!ov	r of	
George L			,	1401	• ••	858
			_	-	-	
S.						
SALARIES						
See titles of several officers.						
SCAVENGERS						
in town of Boston, how appointed, etc						80
SCHOOL-HOUSES						
in city of Boston						
commissioners on public lands authorized to	CONT	y l	and to	o cit	y of	
Boston for a school-house	•	•	. 411	•	•	197
contract, etc., for construction of not to be auth fire-escapes, to be provided with					2, 336,	247
fire-proof staircases, to be provided with .		•			<b>-,</b> 0.00,	191
SCHOOLS	•	•	•	•	•	
of city of Boston						
board of supervisors of						
duties to be defined by school committee	•	•	•			247
election	•	•	•		•	247
qualifications	٠	•	•	•	•	247
removal			•	•	•	247
secretary of school committee to be secre superintendent of schools to preside at me	ury c	)[ • ^4	. •	•	•	246 247
term of office	.cung:		•	•	•	247
term or omee	•	•	•	•	•	

222222													PAGI
SCHOOLS	D												
•	Boston, co												
	e of, veste		01 CO	mmitt	:00	•	•	•	•	•	•	•	10
ins	tructors in												
	election		•	•	•	•	•	•	•	•	•		, 247
	reniova		•	•			•	•	٠	•	٠	-	247
	salarie				•	•	•	•	•	•	•	10,	, 247
no	rmal sehoo								•	•	•	•	222
		school					_		•	•	•	•	222
		teacher	s ma	y be t	augh	t in,	et <b>c.</b>	•	•	•	•	•	299
811)	perintender			4. 1									~ 4 =
		of supervi						•	•	•	•	•	247
		to be def		-					•	•	•	•	247
	election	-	٠	•	•	•		•	•	•	•	•	247
	qualific		•	•	•	•		•	•	•	•	•	247
		ıl.	•	•	•	•	•	•	•	•	•	•	247
		foffice	-	. •	٠.	:		•	•	•	•	•	247
	chers of, n									•	•	•	299
	xbury Lati				XBUR	Y LA	Z KIT.	спо	DL.				
	mmittee of	•											
	diting clerk	•					•		•	•	•	•	246
	arlestown								•	•	•	•	258
	ies of clerl	ks of war	ds re	lative	to ro				r me	embers	of		<b>24</b> 6
	ction .	• •	•	•			•		•	•	•	10,	
ele	ction of in								•	•		•	210
		Charlesto								•	•	•	200
		Dorchest								•		145,	
		Roxbury								•	•	•	127
		West Ro	kbur	y after		exati	on to	Bost	on	•	•	•	214
			•		•	•	•	•	•	•		10,	246
	orporated								•	•		•	258
	yor, dutics										10,	246,	3 <b>2</b> 1
noi	mal school									•	•	•	222
				ve ch						•	•		222
	lers of, <b>e</b> er							bb <b>ro</b> .	ral,	e <b>tc.</b>	•	•	321
org	ganization wers and di		•	•	•	•		•		•	10,	246,	348
								•		•	10,	246,	247
qua	alifications,	etc.		•		•				•		10,	246
	difications,												5
que	rum .		•	•						•	•	10,	246
rea	l and perso	onal estat	e, m	ay rec	cive,	etc.	•					•	258
RCC				•							•	10,	<b>24</b> 6
	to so	rve as so	cret	ıry to	boar	d of a	super	risor	٠.			•	246
sul	ordinate of	fficers, to	elec	t, etc.	•							24G,	247
sur	erintenden	t of school	ols, t	o elec	t	•							247
	ervisors, t												247
tea	chers, may	provide	inst	ructio	n fo	r in	norm	al sc	hool	of th	e cit	<b>y</b> ,	
	etc											•	299
ter	m of office				•							10,	246
vac	ancy in off	ice of				:					•		5
	truants in		•										
	tain childre												853
dire	ectors of pi	ıblic insti	itutic	ns to	have	char	ge of,	etc.		•		853,	854
	nblishment						_					•	853
sch	ool departs	ment, etc	., to	be s	ubjec	t to i	nspec	tion (	of sc	hool c	omm	it-	
	tee of city												353

						1	AGE
SCHOOLS		_					
school for truants in the county of Suffolk, c							
teachers employed in to hold certificat			comni	ittee	of ci	t <b>y</b>	
of Boston	•	•	•	•	•	•	354
state normal school	0	11	<i>c</i>	-4-			100
commonwealth may take, etc., water fr trustees of free, in Charlestown. See Char		•	er 10r,	etc.	•	•	180
See also Boston Latin School; English			Por	D TT TO T	T. Arms		
School.	шоп	ochool,	ILUX	BURI	DAI	ın	
SEALER OF WEIGHTS AND MEASURES.	See 1	WRIGHTS	AND	MRA	SURE	8.	
SEA WALLS							
certain proprietors of flats in Boston harbor	to build	l. etc.					102
city of Boston may build certain in Charles 1		-	RLES	RIVE	R.		
raise money for construc						116,	137
SECRETARY OF STATE							
to furnish cities and towns with copies of bla	ink boo	ks for a	<b>35688</b> 0	rs of	taxe	s,	
etc						308,	809
SELECTMEN							
armories for the militia, duties of as to. Se		DRIES.					
assistant harbor-masters, etc., may appoint,			•	•	•	•	304
militia, duties of as to calling out, etc., in ca	ses of r	riot, etc.	•	•	•	380,	
to provide drill-halls for, etc		•	•		•	•	380
of town of Boston							
constables, may appoint	•	• •	•	•	•		20
porters, to appoint certain		 h	•	•	•	. 16	
powers, certain transferred to board of powers vested in board of aldermen of			•	•	•	•	30 6
stone not to be taken from Bird island	•			•		. 87	
streets, powers of relative to laying or					•	. 01	, 00
of town of Roxbury	16, 666.	occ or	NBE 1	•			
may lay out highway across burying-s	round	in town				. 91	. 92
SENATORS	,						,
election of state, in city of Boston, how held	, etc.					. 11	, 12
in city of Charlestown, how affected b	-		Bosto	on		198,	
in portion of city of Boston set off to							184
annexed to							235
in portion of town of Brighton, how a			xatio	ı to I	Bosto	n,	209
in portions of town of Brookline anne			•	•	157,	158,	225
in town of Dorchester, how affected b					•		144
in town of West Roxbury, how affect	ed by a	nnexatio	a to B	ostor	1	٠	218
SEWAGE							
discharge of into Lake Cochituate or Pegan		-		•	•	245,	216
into Mystic ponds regulated.							951
of East Boston, discharge of regulated, etc.	•	• •	•	•	•	•	351
See Sewerage; Sewers.							
improved system of in city of Boston							
city of Boston may divert sewage dis	oharge	d in Roy	hurv	cena	l nen	d-	
ing construct	_		•		. pcz	_	276
construct storm o					can	al.	
etc				<i>,</i>		•	276
powers of city of Boston as to genera	lly	. 252	, 253,	278.	279,	306,	819
SEWERS	•		·	•			
Atlantic avenue, city of Boston may exten	d certa	in below	. Se	е Ат	LANT	IC	
Avenue							

SPT FDS continued	PAGE
SEWERS, continued.  calf pasture, city of Boston may build pumping-works, etc., for sewer at .	278
certain in city of Boston may be extended to new channel of Muddy river .	198
city council of Boston may delegate to board of street commissioners powers	1
of board of aldermen in relation to	264
city of Boston and town of Brookline may contract for use of certain in	
common	252
city of Somerville may construct, etc., through certain streets of Charlestown	
in Boston, etc.	808
Fort hill territory, city of Boston may construct, etc., for drainage of	139
in city of Roxbury	
board of aldermen may lay out, etc	121
damages for taking land to lay out, etc	121
Smelt brook, waters of may be diverted, etc	122
main sewer from Tremont street to Charles river in Boston, commissioners on	
Back Bay to construct	100
main sewer of city of Boston, contents not to be discharged except at Moon	
island, etc	306
Moon island, city of Boston may build, etc., sewer discharging at, etc., 252, 278	, 306
pumping-station for sewer discharg-	070
ing at	2, 278
take lands, etc., for construction, etc., of	, Z/3
sewer to	210
contents of main sewer of Boston not to be discharged except	, 515
at, etc.	306
Muddy, river, certain in city of Boston may be extended to new channel of	198
city of Boston and town of Brookline may contract for building,	
•	, 253
Mystic lower pond, city of Boston to cease emptying sewage into through,	•
	, <b>2</b> 98
Mystic pond, for the purification of the waters of,	
city of Boston liable for damages done in construction of, etc 242	, 243
may change grade of highways, etc., crossing	242
construct	241
dig up streets for construction of, etc 241	, 242
divert water-courses into, etc	241
erect pumps, etc	241
issue bonds, etc., for a construction of, etc	244
to maintain	242
receive compensation for use of by other towns, etc., 243	
drainage of other towns not to be discharged into without, etc	243
expense of repairing, how borne	242
penalty for unlawfully entering, etc.	244 311
Prison-Point bay, city of Boston may build in filled up territory of regulations as to construction of drains of buildings into in city of Boston.	911
See Buildings.	
sewer in Chestnut street and Pond avenue in the city of Boston, selectmen of	
town of Brookline may lay out, etc.	374
sewer through Brighton to Charles river	
city of Newton may construct drainage-works in connection with	259
·	<b>260</b>
lay, etc	259
take lands, etc., for construction of	259
to indemnify city of Boston from damage, etc.	260

		P≜ G M
SEWERS, continued.		
Stony-brook sewer. See Stony Brook.		
water of any stream, etc., in city of Boston may be taken for SHAVINGS. See Combustible Materials.	•	197
SHEEP		
not to be kept in tenement or lodging houses in city of Boston		171
SHELL-FISH	•	
not to be taken from Thompson's island without, etc	_	265
SHERBURNE	·	
inhabitants of town of may use water from Long pond, etc		70
SHERIFF		
of Suffolk county		
duties of relative to public health	•	28
SHIPS. See VESSELS.		
SHIRLEY GUT		
city of Boston may lay water-pipes across	•	143
SHUTTERS		0
fire-proof to be provided in certain buildings, etc., in city of BUILDINGS.	oston	. See
SICK. See Health.		
SIDEWALKS.		
damages for construction of to be allowed by way of set off, etc.		185
in Boston	•	
city council may regulate		53
in streets over private lands, how constructed		75
paving, etc		. 18, 19, 25
vehicles not to be driven on		19, 20
in Charlestown		
abutters to construct on certain streets	•	. 113, 114
paving, etc	•	42
in Roxbury		
abutters to pay expenses of, etc.	•	
mayor and aldermen may construct, etc mayor and aldermen of cities may assess expense of constructio	• •	108
abutters	n, etc.	upon 185
may grade, etc	•	185
SIGNAL SYSTEM	•	
board of police for city of Boston may introduce, etc. See Poli	CE.	•
SINKING-FUNDS		
proceeds of sales of flats and lands in Boston Harbor to be paid in	nto	138
water-rents, etc., to be set apart for payments of v	vater	bonds,
etc	•	69, 257, 258
to meet public park loans. See Parks.		
water bonds, etc., commissioners of	•	<b>69</b> , <b>2</b> 57, 258
SIPPIO TABLES		200 200
licenses to keepers of, etc.	•	. 306, 307
SKYLIGHTS regulations as to construction of in buildings in the city of B	netan	See
Buildings.	oston.	366
SLAUGHTERING. See Butchers' Slaughtering and Melting Ac	SOCIA	TION.
SLEDS, SLEIGHS		<del></del>
size, etc of may be regulated by city council.		286
SMELT BROOK		
waters of may be diverted for sewerage purposes		122
SMOKING		
in streets of Boston		. 37, 280

;

PAGE
SMOKE-PIPES
regulations as to in buildings in the city of Boston. See Buildings.
SOCIETY FOR THE PREVENTION OF CRUELTY TO ANIMALS may be authorized to maintain dog-shelter. See Dogs.
SOMERVILLE
Charlestown Gas-Light Company may furnish electric light to. See CHARLES-
TOWN GAS-LIGHT COMPANY.
city of Boston may lay water-pipes through, etc
shall establish hydrants in, etc
city of Charlestown may supply town of with water, etc
shall establish hydrants in, etc
Mystic water board, certain agreements signed by, confirmed 355
supply of city of Boston, city of may take portion of 230
sower, mayor and aldermen of may construct, etc., through certain streets of
Charlestown in Boston, etc
SOUTH BAY
board of aldermen, etc., of city of Boston, may lay out certain street in, 149, 150
city of Boston may construct a solid way across, etc
may lay out a street and build a bridge across . 138, 149, 221
may lay water-pipes across, etc
railroad commissioners may fix grade of crossing of way and railroad across,
etc
SPECTACLE ISLAND
fire not to be built on without, etc
SQUANTUM
city of Boston may construct sewer across, etc. See Sewers.
SQUARES. See Streets.
STABLES
construction of, etc., in city of Boston. See Buildings.
existing in city of Boston may be rebuilt, etc., with consent, etc 268
livery stable not to be erected in city of Boston, within a certain distance of
church unless, etc
may be erected in city of Boston, etc., where board of aldermen shall approve, 148
supreme judicial court may issue injunction to restrain erection, etc 148
STAIRS
regulations as to construction of in buildings in city of Boston. See BUILDINGS.
STAIRWAYS
regulations as to construction of. See Buildings. STEAMBOATS
ashes, cinders, etc., not to be thrown from into inner harbor of Boston 60
STEAM-BOILERS
returns, etc., of in city of Boston to be made by the inspector of buildings . 306
STENOGRAPHERS
official in county of Suffolk
appointment
duties
fees for reports, etc.
oath
removal
salary
vacancy in office of
STEPS
projecting into streets. See STREETS.
STONEHAM
town of may take portion of Mystic water supply of city of Boston 230

OMONY, PROOF						1	PAGE
STONY BROOK							
betterments for improvements of, board of alderm							
Boston Belting Company, rights of in not to be i					•	•	221
city council of city of Boston may issue bonds,					taki	ng	
lands and construction of sewers, etc., for			•	•	375,	377,	
control of, etc., who to have	•	•	•			134,	
damages to persons injured by improvements of			133,	134,	151,	223,	877
expense of improvement of by whom paid, etc.				134,	151,	223,	224
improvement of authorized		13	8, 134,	151,	176,	223,	377
improvement of authorized land may be taken for improvement of, etc					133,	223,	877
streams, etc., flowing into not to be dammed up						134,	224
unauthorized persons not to obstruct						151,	152
STONY BROOK IMPROVEMENT SCRIP. See S	Sто	NY BRO	OK.			•	
STRAW. See COMBUSTIBLE MATERIALS.							
STREAMS							
within city of Boston may be diverted for sewers	age,	etc., p	urpose	6	•	•	197
STREET RAILWAYS. See Street Railways.							
boards of aldermen of Boston and Cambridge n	nay	authori	ze run	ning	of ca	rs	
by over bridge across Charles river, etc							372
Charles river street railway company, charter s					1. S	ee	
CHARLES RIVER STREET RAILWAY COMPAN							
in Boston							
board of police commissioners to enforce	law	s relati	ng to u	se of	trac	ks	
by, etc			-				275
fares of, how regulated, etc	Ī		Ī	•	•	•	852
licenses for conductors and drivers on, etc	. h		a areni	had	975	280	
ncenses for conductors and drivers on, ex		ee paid	_			-	275
		f revok					210
	•		granted			•	976
		ne į	granted	i, etc	••		
	_	annand a	e ea ba		:	<b>28</b> 0,	201
		record o		opei	1 10 1	H-	075
man ha same alled to formulab contain some		-	ction	•	•	•	275
may be compelled to furnish certain accor					•		352
may consolidate, ctc				•	•	851,	
may establish cable system of motive pow				•	•	•	352
parks not to be laid out over without, etc.					•	•	<b>2</b> 39
penalty for acting as conductor or driver,	etc	., witho	ut lice	nse	•	•	275
•		•			•	851,	352
Union Freight Railroad Company may use, et	tc.,	tracks	of cer	tain	in ci	ty	
of Boston	•	•	•	•	•	186,	187
STREETS							
board of street commissioners of city of Boston							
betterments, may assess certain. See Be	STTE	RMENTS					
city council may delegate powers of board	of	alderme	en rela	tive t	o cai	e of	and
laying pipes in streets to							264
clerk of							
appointment							155
compensation		•					155
oath							155
compensation	Ċ				154	155,	
election	•	•	-		<b>-</b> ,		154
estimate of cost of laying out, etc., streets	· ·	furnish	city o	Niinoi	<del>       </del>		
etc	•		·	June		u,	185
laying out, etc., in territory affected b							100
between Newton and Boston, to hear							227
nermeen reation and Doston, to near	pett	wous ft	HALLING	w			251

AMD YDDIO		•	PAGE
STREETS board of street commissioners of city of Boston, continued.			
may relocate streets, etc			. 265
may widen certain streets with concurrence of city counci		•	. 159
plans, etc., to be furnished by city surveyor		•	. 155
	•	154	155, 185
powers of generally	•	•	<b>280</b> , 316
	•	•	
term of office.  to lay out streets when directed by city council, etc.	•	•	. 154 185, 186
	•	•	. 155
vacancy in office of, how filled		!	
Medford, city of Boston may dig up to lay water-pipes, etc.			. 283
city of Boston to restore certain when dug up for laying water-			
• • • • • • • • • • • • • • • • • • • •			179, 180
defects in certain when dug up for laying water-pipes, city of			
for, etc			1 <b>79</b> , 180
- ·	aty or	ROSK	
may change	•	•	. 242
in Boston			
Albany street extended. See Albany Street.		. 4 . 9	101 100
Albany Street Freight Railway Company, duties of relative	o ce	rtain,	131, 132
Atlantic avenue extended. See ATLANTIC AVENUE.			10 00
balconies, etc., projecting into regulated, etc	•	•	. 19, 20
Belmont street widened, etc	•	•	. 118
Berkeley street. See Berkeley Street.			
blasting within certain distance of without license forbidde		•	. 133
board of aldermen may lay out certain over tide-waters, et		•	. 124
Boston Gas-Light Company may open, etc., with consent,		٠.	. 38
Boston Protective Department, officers, etc., of to have rig		-	
Byron street extended	•	•	. 65
canopies, etc., projecting into regulated	: .		. 19, 20
care of, etc., city council may delegate powers of board	of a		
relative to, to board of street commissioners	•	•	. 264
cemetery in West Roxbury, street may be laid out over	•	•	. 91, 92
certain may be widened by board of street commissioners			. 159
certain to be laid out when directed by city council.			185, 186
Charlestown Gas-Light Company may dig up, etc. See C	HARL	ESTOW	'N
GAS-LIGHT COMPANY.	. ,		0.0
Charles street, highway in continuation of may be constru			. 89
city of Newton may dig up certain to construct sewer, etc.		•	<b>259, 2</b> 60
Clinton street extended	•	•	. 88
commissioners on Back Bay to have charge of certain .	•	•	. 109
commissioners on public lands may make certain alter	ation	s in c	
Back Bay	•	•	. 121
damages for laying out, etc., how assessed	• .	•	. 15, 24
damages for relocation of	•	•	. 265
Dartmouth street widened	•	•	. 122
Eastern avenue laid out, etc.	•	•	. 138
estimate of cost of certain to be laid before city council	•	•	154, 185
fire department of city of Boston to have right of way in			. 217
fire-escapes, may project into when ordered by inspector of			
fire, not to be carried in without, etc	•	•	. 36, 37
footways in	•	•_	. 18, 19
grade of street across South Bay at crossing of New York			-
land Railroad how determined, etc	•		. 229
how laid out, etc			
lamps in, how erected, etc			. 44

APP 77/10						PAG
STREETS						
ın B	oston, continued.					
	laid out over wharves and flats in Boston h		•	-	•	• • •
	city, etc					102
	laying of pipes, etc., in, city council may de	-				
	aldermen relative to, to board of street c					264
	laying out, etc., powers of board of alderm				terred	
	to board of street commissioners					154
	macadamized instead of paved					51
	merchandise not to be placed in, etc			•		20
	raised from or delivere					34
	MOUNT WASHINGTON AVENUE. See MOUNT		INGTO	N AVE		
	names of how fixed, etc	•	•	•		), 316
	not to be duplicated, etc		٠			, 816
	Oliver street widened		•		•	118
	Parker street may be repaired, etc. See Pa					
	parks, not to be laid out over without, etc					239
	paving		•			.8, 19
	plan of certain on Back Bay confirmed .			•	•	109
	posts and trees not to be placed in without, e		•			19
	private must be graded, etc	•	•		6	5, 66
	width of, etc	•	•		•	66
	railways in. See STREET RAILWAYS.					
	record of, how kept, etc				•	34
	relocation of, etc	•	•			265
	Roxbury, Dorchester, city council may lay or	ut, e <b>tc.,</b>	in		149	, 150
	selectmen in town of Boston to keep record o	f. etc.	•			34
	sidewalks in. See SIDEWALKS.					
	smoking in					, 280
	south bay, city council may lay out, etc., acr					, 222
	superintendent of, certain to be kept in reps			Strect	Rail-	
	way Company to satisfaction of					182
	urinals, city may erect and maintain public in					249
	Washington square widened, etc					118
•	Washington square widened, etc windows, etc., not to project into without, etc.	· ·				305
in Ch	arlestown.					
	abutters on to construct sidewalks. See Side	EWALKS.				
	acts of city in regard to certain confirmed .	•				112
	canopies, balconies. etc., in regulated, etc				. 4	2, 43
	private, notice to be given of intention to buil	d on, et	c.			79
	to be graded, etc.					79
	width of, etc.					79
	sidewalks in. See SIDEWALKS.				-	
in Ro	xbury					
	private to be graded, etc	_			_	84
	width of, etc	·			•	84
	sidewalks in. See Sidewalks.	•	•	•	•	٠.
solect	men of Dorchester may lay out, etc., town-way	to Co	11 111 12 P	rial etr	oot	104
SUDBURY		io coi	uiimei	JIGI YUL		104
SUFFOLK	MIVEL. DEC WAIDE.					
	n of					
count	<del>-</del>					
	auditor of accounts of					070
	auditor of city of Boston to be	•	•	• •	•	279
	compensation		•	• •	•	279
	Brighton, territory of town of to constitute a p		•	• •		209 224
	Drooking, Dortions of town of to constitute by	FLS OT	_		107.	224

County of, continued.  Charlestown, territory of city of to constitute a part of clerk of supreme judicial court for. See Cours.  court-house for  betterment laws to apply to taking of lands for board of commissioners of appointed by the mayor of Boston recognized, etc. compensation  may take land, etc.  money to be spent by limited, etc		SUFFOLK		
clerk of supreme judicial court for. See Courts.  court-house for  betterment laws to apply to taking of lands for .  board of commissioners of  appointed by the mayor of Boston recognized, etc  compensation  may take land, etc.  money to be spent by limited, etc		county of, continued.		
court-house for betterment laws to apply to taking of lands for . board of commissioners of appointed by the mayor of Boston recognized, etc compensation may take land, etc		Charlestown, territory of city of to constitute a part of		198
betterment laws to apply to taking of lands for board of commissioners of appointed by the mayor of Boston recognized, etc. compensation  may take land, etc.  money to be spent by limited, etc		clerk of supreme judicial court for. See Courts.		
board of commissioners of appointed by the mayor of Boston recognized, etc. compensation may take land, etc. money to be spent by limited, etc. 343 powers of generally 342, 343 reports term of office vacancies in bonds, etc., for construction of, etc., city of Boston to issue et for taking lands, etc., for, city of Boston issue et for taking lands, etc., for, city of Boston issue et revested in city of Boston issue. certain lands taken for may be released to former owners, etc revested in city of Boston city of Boston liable for damages for taking land, etc., for to erect within a reasonable time, etc. damages for taking land, etc., for how ascertained land requisite for crection of may be taken, etc., 284, 285 money for payment of interest, etc., of bonds issued on accor of, city of Boston may raise court of probate and insolvency for. See Courts. debts, etc., of portion of Boston annexed to Newton paid to by city Newton house of correction for See Correction. interest of portion of Boston annexed to Newton in property of release jurisdiction of courts in. See Courts.  Mount Hope cemetery to constitute a part of probate proceedings in. annual expense of recording regulated, etc. registry of deeds for. See Deeds. registry of probate for. See Probate. school for truants in. See Schools. stenographers, official in. See Schools. Superintendent of the assistant district attorneys for salaries of the assistant district attorneys for salaries of the assistant district attorneys for salaries of the assistant district attorney for district attorney for Superintendent of Folice. See Police. Superintendent of Schools. Superintendent of Schools		court-house for		
appointed by the mayor of Boston recognized, etc. compensation may take land, etc. money to be spent by limited, etc. 343 powers of generally 342, 348 reports term of office vacancies in bonds, etc., for construction of, etc., city of Boston to issue et for taking lands, etc., for, city of Boston m issue. certain lands taken for may be released to former owners, etc revested in city of Boston city of Boston liable for damages for taking land, etc., for to erect within a reasonable time, etc. damages for taking land, etc., for how ascertained land requisite for erection of may be taken, etc., 284, 285. money for payment of interest, etc., of bonds issued on accor of, city of Boston may raise court of probate and insolvency for. See Courts. debts, etc., of portion of Boston annexed to Newton paid to by city Newton house of correction for See Correction. interest of portion of Boston annexed to Newton in property of release jurisdiction of courts in. See Courts. Mount Hope cemetery to constitute a part of probate proceedings in. annual expense of recording regulated, etc. registry of deeds for. See Deeds. registry of probate for. See Probate. school for truants in. See Schools. stenographers, official in. See Stenooraphers. takes, how assessed, etc. territory within city of Roxbury to constitute a part of West Roxbury, territory of town of to constitute a part of district of salaries of the assistant district attorneys for salaries of the assistant district attorneys for salaries of the assistant district attorneys for salaries of the sassistant district attorney for district attorney for Supplication of Schools. Supperintendent of Schools. Superintendent of Schools. Superintendent of Schools		betterment laws to apply to taking of lands for	285,	, 286
compensation may take land, etc. money to be spent by limited, etc. solve by solve by solve by limited, etc. solve by solve by solve by solve by limited, etc. solve by solve by solve by solve by limited, etc. solve by solve by solve by solve by limited by solve by solve by limited by solve by solv		board of commissioners of		
may take land, etc. money to be spent by limited, etc. 343 powers of generally		appointed by the mayor of Boston recognized, etc		343
money to be spent by limited, etc		compensation	•	343
powers of generally		may take land, etc	342,	, 8 <b>49</b>
reports term of office vacancies in bonds, etc., for construction of, etc., city of Boston to issue of for taking lands, etc., for, city of Boston of issue certain lands taken for may be released to former owners, etc revested in city of Boston city of Boston liable for damages for taking land, etc., for to creet within a reasonable time, etc. damages for taking land, etc., for how ascertained land requisite for erection of may be taken, etc., 284, 285, money for payment of interest, etc., of bonds issued on according to the formation of the formation of the court of probate and insolvency for. See Courts, debts, etc., of portion of Boston annexed to Newton paid to by city Newton house of correction for See Correction. interest of portion of Boston annexed to Newton in property of release furisdiction of courts in. See Courts. Mount Hope cemetery to constitute a part of probate proceedings in. annual expense of recording regulated, etc. registry of probate for. See Probate. school for truants in. See Schools. stenographers, official in. See Stenographers. taxes, how assessed, etc. territory within city of Roxbury to constitute a part of town of Dorchester to be a part of West Roxbury, territory of town of to constitute a part of district of salaries of the assistant district attorneys for salary of the clerk of the district attorney for district attorney for SUFFOLK COUNTY COURT-HOUSE LOAN. See Suffolk. SUPERINTENDENT OF CITY HOSPITAL. See Hospital. SUPERINTENDENT OF SCHOOLS. SUPERINTENDENT OF SCHOOLS. SUPERINTENDENT OF SCHOOLS. SUPERINTENDENT OF SCHOOLS. SUPERINTENDENT OF SCHOOLS SUPERINTENDENT OF SCHO		money to be spent by limited, etc 84	3, 348,	, 349
term of office vacancies in bonds, etc., for construction of, etc., city of Boston to issue of for taking lands, etc., for, city of Boston missue.  certain lands taken for may be released to former owners, etc revested in city of Boston city of Boston liable for damages for taking land, etc., for to erect within a reasonable time, etc. damages for taking land, etc., for how ascertained land requisite for erection of may be taken, etc., 284, 285, money for payment of interest, etc., of bonds issued on according of the control of the control of c		powers of generally 842, 84	18, 849	, 860
term of office vacancies in bonds, etc., for construction of, etc., city of Boston to issue of for taking lands, etc., for, city of Boston missue.  certain lands taken for may be released to former owners, etc revested in city of Boston city of Boston liable for damages for taking land, etc., for to erect within a reasonable time, etc. damages for taking land, etc., for how ascertained land requisite for erection of may be taken, etc., 284, 285, money for payment of interest, etc., of bonds issued on according of the control of the control of c		reports		343
bonds, etc., for construction of, etc., city of Boston to issue et for taking lands, etc., for, city of Boston missue.  certain lands taken for may be released to former owners, etc revested in city of Boston.  city of Boston liable for damages for taking land, etc., for to erect within a reasonable time, etc. damages for taking land, etc., for how ascertained land requisite for crection of may be taken, etc., 284, 285, money for payment of interest, etc., of bonds issued on according of the control of the cont				843
for taking lands, etc., for, city of Boston missue.  certain lands taken for may be released to former owners, etc revested in city of Boston city of Boston liable for damages for taking land, etc., for to erect within a reasonable time, etc.  damages for taking land, etc., for how ascertained land requisite for erection of may be taken, etc., 284, 285, money for payment of interest, etc., of bonds issued on according of the district of probate and insolvency for. See Courts.  debts, etc., of portion of Boston annexed to Newton paid to by city Newton house of correction for See Correction. interest of portion of Boston annexed to Newton in property of release jurisdiction of courts in. See Courts.  Mount Hope cemetery to constitute a part of probate proceedings in. annual expense of recording regulated, etc. registry of deeds for. See Deeds. school for truants in. See Schools. stenographers, official in. See Stenographers. taxes, how assessed, etc. territory within city of Roxbury to constitute a part of town of Dorchester to be a part of West Roxbury, territory of town of to constitute a part of district of salaries of the assistant district attorneys for salary of the clerk of the district attorney for district attorney for Suffolk County Court-House Loan. See Suffolk. Superintendent of City Hospital. See Hospital. Superintendent of Schools.		vacancies in		848
certain lands taken for may be released to former owners, etc revested in city of Boston city of Boston liable for damages for taking land, etc., for to crect within a reasonable time, etc. damages for taking land, etc., for how ascertained land requisite for crection of may be taken, etc., 284, 285, money for payment of interest, etc., of bonds issued on according of the debts, etc., of portion of Boston may raise court of probate and insolvency for. See Cours. debts, etc., of portion of Boston annexed to Newton paid to by city Newton house of correction for See Correction. interest of portion of Boston annexed to Newton in property of release jurisdiction of courts in. See Cours. Mount Hope cemetery to constitute a part of probate proceedings in. annual expense of recording regulated, etc. registry of deeds for. See Deeds. registry of probate for. See Probate. school for truants in. See Schools. stenographers, official in. See Schools. stenographers, official in. See Schools. taxes, how assessed, etc. territory within city of Roxbury to constitute a part of town of Dorchester to be a part of West Roxbury, territory of town of to constitute a part of district of salaries of the assistant district attorneys for salary of the clerk of the district attorney for Suffolk County Court-House Loan. See Suffolk. Superintendent of Schools.		bonds, etc., for construction of, etc., city of Boston to issue	etc.,	360
certain lands taken for may be released to former owners, etc revested in city of Boston city of Boston liable for damages for taking land, etc., for to erect within a reasonable time, etc. damages for taking land, etc., for how ascertained land requisite for erection of may be taken, etc., 284, 285, money for payment of interest, etc., of bonds issued on according of probate and insolvency for. See Courts. debts, etc., of portion of Boston may raise court of probate and insolvency for. See Courts. debts, etc., of portion of Boston annexed to Newton paid to by city Newton house of correction for See Correction. interest of portion of Boston annexed to Newton in property of release jurisdiction of courts in. See Courts. Mount Hope cemetery to constitute a part of probate proceedings in. annual expense of recording regulated, etc. registry of deeds for. See Deeds. school for truants in. See Schools. stenographers, official in. See Stenographers. taxes, how assessed, etc. territory within city of Roxbury to constitute a part of town of Dorchester to be a part of West Roxbury, territory of town of to constitute a part of district of salaries of the assistant district attorneys for salary of the clerk of the district attorney for district attorney for SUFFOLK COUNTY COURT-HOUSE LOAN. See Suffolk. SUPERINTENDENT OF CITY HOSPITAL. See Hospital. SUPERINTENDENT OF SCHOOLS.		for taking lands, etc., for, city of Boston	may	
certain lands taken for may be released to former owners, etc revested in city of Boston city of Boston liable for damages for taking land, etc., for to erect within a reasonable time, etc. damages for taking land, etc., for how ascertained land requisite for erection of may be taken, etc., 284, 285, money for payment of interest, etc., of bonds issued on according of probate and insolvency for. See Courts. debts, etc., of portion of Boston may raise court of probate and insolvency for. See Courts. debts, etc., of portion of Boston annexed to Newton paid to by city Newton house of correction for See Correction. interest of portion of Boston annexed to Newton in property of release jurisdiction of courts in. See Courts. Mount Hope cemetery to constitute a part of probate proceedings in. annual expense of recording regulated, etc. registry of deeds for. See Deeds. school for truants in. See Schools. stenographers, official in. See Stenographers. taxes, how assessed, etc. territory within city of Roxbury to constitute a part of town of Dorchester to be a part of West Roxbury, territory of town of to constitute a part of district of salaries of the assistant district attorneys for salary of the clerk of the district attorney for district attorney for SUFFOLK COUNTY COURT-HOUSE LOAN. See Suffolk. SUPERINTENDENT OF CITY HOSPITAL. See Hospital. SUPERINTENDENT OF SCHOOLS.		is <b>su</b> e	843,	849
city of Boston liable for damages for taking land, etc., for to erect within a reasonable time, etc damages for taking land, etc., for how ascertained land requisite for erection of may be taken, etc., 284, 285, money for payment of interest, etc., of bonds issued on according of the district attorneys for. See Courts.  debts, etc., of portion of Boston annexed to Newton paid to by city Newton house of correction for See Correction. interest of portion of Boston annexed to Newton in property of release jurisdiction of courts in. See Courts.  Mount Hope cemetery to constitute a part of probate proceedings in. annual expense of recording regulated, etc. registry of deeds for. See Deeds. registry of probate for. See Probate. school for truants in. See Schools. stenographers, official in. See Schools. stenographers, official in. See Stenographers. taxes, how assessed, etc. territory within city of Roxbury to constitute a part of town of Dorchester to be a part of West Roxbury, territory of town of to constitute a part of district of salaries of the assistant district attorneys for salary of the clerk of the district attorney for superintendent of City Hospital. See Hospital. Superintendent of Schools. Superintendent of Schools. See Schools. Superintendent of Boston. See Schools. Supreme Judicial, Court. See Courts. Supreme Judicial. Court. See Courts.				350
city of Boston liable for damages for taking land, etc., for to erect within a reasonable time, etc damages for taking land, etc., for how ascertained land requisite for erection of may be taken, etc., 284, 285, money for payment of interest, etc., of bonds issued on according of the district attorneys for. See Courts.  debts, etc., of portion of Boston annexed to Newton paid to by city Newton house of correction for See Correction. interest of portion of Boston annexed to Newton in property of release jurisdiction of courts in. See Courts.  Mount Hope cemetery to constitute a part of probate proceedings in. annual expense of recording regulated, etc. registry of deeds for. See Deeds. registry of probate for. See Probate. school for truants in. See Schools. stenographers, official in. See Schools. stenographers, official in. See Stenographers. taxes, how assessed, etc. territory within city of Roxbury to constitute a part of town of Dorchester to be a part of West Roxbury, territory of town of to constitute a part of district of salaries of the assistant district attorneys for salary of the clerk of the district attorney for superintendent of City Hospital. See Hospital. Superintendent of Schools. Superintendent of Schools. See Schools. Superintendent of Boston. See Schools. Supreme Judicial, Court. See Courts. Supreme Judicial. Court. See Courts.				843
to crect within a reasonable time, etc  damages for taking land, etc., for how ascertained land requisite for crection of may be taken, etc., 284, 285. money for payment of interest, etc., of bonds issued on according of probate and insolvency for. See Courts.  debts, etc., of portion of Boston annexed to Newton paid to by city Newton house of correction for See Courts.  house of correction for See Courts.  Mount Hope cemetery to constitute a part of probate proceedings in, annual expense of recording regulated, etc. registry of probate for. See Deeds.  registry of probate for. See Probate.  school for truants in. See Schools.  stenographers, official in. See Stenographers.  taxes, how assessed, etc.  territory within city of Roxbury to constitute a part of town of Dorchester to be a part of  West Roxbury, territory of town of to constitute a part of district of  salaries of the assistant district attorneys for salary of the clerk of the district attorney for district attorney for Superintendent of Police. See Police.  Superintendent of Schools. See Schools.  Superintendent of Boston. See Schools.  Supreme Judicial, Court. See Courts.				
damages for taking land, etc., for how ascertained land requisite for crection of may be taken, etc., 284, 285, money for payment of interest, etc., of bonds issued on according of probate and insolvency for. See Courts.  debts, etc., of portion of Boston annexed to Newton paid to by city Newton.  house of correction for See Correction.  interest of portion of Boston annexed to Newton in property of release jurisdiction of courts in. See Courts.  Mount Hope cemetery to constitute a part of probate proceedings in. annual expense of recording regulated, etc. registry of probate for. See Deeds.  registry of probate for. See Probate.  school for truants in. See Schools.  stenographers, official in. See Stenographers.  taxes, how assessed, etc.  territory within city of Roxbury to constitute a part of town of Dorchester to be a part of west Roxbury, territory of town of to constitute a part of district of salaries of the assistant district attorneys for salary of the clerk of the district attorney for district attorney for Superintendent of City Hospital. See Hospital.  Superintendent of City Hospital. See Hospital.  Superintendent of Schools. See Schools.  Superintendent of Schools. See Schools.  Superintendent of Schools. See Schools.  Superintendent of Boston. See Schools.  Supreme Judicial, Court. See Courts.  Supreme Judicial, Court. See Courts.  Survey and inspection of Buildings				
land requisite for crection of may be taken, etc., 284, 285.  moncy for payment of interest, etc., of bonds issued on according of city of Boston may raise  court of probate and insolvency for. See Courts.  debts, etc., of portion of Boston annexed to Newton paid to by city Newton.  house of correction for See Correction.  interest of portion of Boston annexed to Newton in property of release jurisdiction of courts in. See Courts.  Mount Hope cemetery to constitute a part of probate proceedings in. annual expense of recording regulated, etc. registry of deeds for. See Deeds.  registry of probate for. See Probate.  school for truants in. See Schools.  stenographers, official in. See Stenographers.  taxes, how assessed, etc.  territory within city of Roxbury to constitute a part of town of Dorchester to be a part of  West Roxbury, territory of town of to constitute a part of district of  salaries of the assistant district attorneys for salary of the clerk of the district attorney for district attorney for Suffolk County Court-House Loan. See Suffolk.  Suffolk County Court-House Loan. See Suffolk.  Sufferintendent of Schools. See Schools.  Superintendent of Schools. See Schools.  Superintendent of Schools.  Superintendent of Schools.  Superintendent of Schools.  Superintendent of Schools.  Superinted Judicial Court. See Courts.  Supreme Judicial Court. See Courts.  Survey and inspection of Boulddings.			-	843
money for payment of interest, etc., of bonds issued on according of, city of Boston may raise  court of probate and insolvency for. See Courts.  debts, etc., of portion of Boston annexed to Newton paid to by city Newton.  house of correction for See Correction.  interest of portion of Boston annexed to Newton in property of release jurisdiction of courts in. See Courts.  Mount Hope cemetery to constitute a part of probate proceedings in. annual expense of recording regulated, etc. registry of probate for. See Deeds.  registry of probate for. See Probate.  school for truants in. See Schools.  stenographers, official in. See Stenographers.  taxes, how assessed, etc.  territory within city of Roxbury to constitute a part of town of Dorchester to be a part of  West Roxbury, territory of town of to constitute a part of district of  salaries of the assistant district attorneys for salary of the clerk of the district attorney for  SUFFOLK COUNTY COURT-HOUSE LOAN. See Suffolk.  SUPERINTENDENT OF CITY HOSPITAL. See Hospital.  SUPERINTENDENT OF SCHOOLS. See Schools.  SUPERINTENDENT OF SCHOOLS. See Schools.  SUPERINTENDENT OF SCHOOLS  board of, in the city of Boston. See Schools.  SUPREME JUDICIAL COURT. See Courts.  SUPREME JUDICIAL COURT. See Courts.  SUPREME JUDICIAL COURT. See Courts.			•	
of, city of Boston may raise court of probate and insolvency for. See Courts. debts, etc., of portion of Boston annexed to Newton paid to by city Newton house of correction for See Correction. interest of portion of Boston annexed to Newton in property of release jurisdiction of courts in. See Courts. Mount Hope cemetery to constitute a part of probate proceedings in. annual expense of recording regulated, etc. registry of deeds for. See Deeds. registry of probate for. See Probate. school for truants in. See Schools. stenographers, official in. See Stenographers. taxes, how assessed, etc. territory within city of Roxbury to constitute a part of town of Dorchester to be a part of West Roxbury, territory of town of to constitute a part of district of salaries of the assistant district attorneys for salary of the clerk of the district attorney for district attorney for SUFFOLK COUNTY COURT-HOUSE LOAN. See Suffolk. SUPERINTENDENT OF CITY HOSPITAL. See Hospital. SUPERINTENDENT OF SCHOOLS. See Schools. SUPERINTENDENT OF SCHOOLS. See Schools. SUPERINTENDENT OF SCHOOLS board of, in the city of Boston. See Schools. SUPREME JUDICIAL COURT. See Courts. SUPREME JUDICIAL COURT. See Courts. SUPREME JUDICIAL COURT. See Courts. SURVEY AND INSPECTION OF BUILDINGS				
court of probate and insolvency for. See Courts.  debts, etc., of portion of Boston annexed to Newton paid to by city Newton house of correction for See Correction. interest of portion of Boston annexed to Newton in property of release jurisdiction of courts in. See Courts. Mount Hope cemetery to constitute a part of probate proceedings in. annual expense of recording regulated, etc. registry of deeds for. See Deeds. registry of probate for. See Probate. school for truants in. See Schools. stenographers, official in. See Stenographers. taxes, how assessed, etc. territory within city of Roxbury to constitute a part of town of Dorchester to be a part of West Roxbury, territory of town of to constitute a part of district of salaries of the assistant district attorneys for salary of the clerk of the district attorney for district attorney for  SUFFOLK COUNTY COURT-HOUSE LOAN. See Suffolk. SUPERINTENDENT OF CITY HOSPITAL. See Hospital. SUPERINTENDENT OF SCHOOLS. See Schools. SUPERINTENDENT OF STREETS. See STREETS. SUPERINTENDENT OF STREETS. See SCHOOLS. SUPERME JUDICIAL COURT. See Courts. SUPREME JUDICIAL COURT. See Courts. SURVEY AND INSPECTION OF BUILDINGS		• • • • • • • • • • • • • • • • • • • •		343
debts, etc., of portion of Boston annexed to Newton paid to by city Newton house of correction for See Correction. interest of portion of Boston annexed to Newton in property of release jurisdiction of courts in. See Courts. Mount Hope cemetery to constitute a part of probate proceedings in. annual expense of recording regulated, etc. registry of deeds for. See Deeds. registry of probate for. See Probate. school for truants in. See Schools. stenographers, official in. See Stenographers. taxes, how assessed, etc. territory within city of Roxbury to constitute a part of town of Dorchester to be a part of West Roxbury, territory of town of to constitute a part of district of salaries of the assistant district attorneys for salary of the clerk of the district attorney for district attorney for SUFFOLK COUNTY COURT-HOUSE LOAN. See Suffolk. SUPERINTENDENT OF CITY HOSPITAL. See Hospital. SUPERINTENDENT OF SCHOOLS. See Schools. SUPERINTENDENT OF STREETS. See STREETS. SUPERINTENDENT OF SCHOOLS board of, in the city of Boston. See Schools. SUPREME JUDICIAL COURT. See Courts. SURVEY AND INSPECTION OF BUILDINGS		, · · · · · · · · · · · · · · · · · · ·		
Newton house of correction for See Correction. interest of portion of Boston annexed to Newton in property of release jurisdiction of courts in. See Courts. Mount Hope cemetery to constitute a part of probate proceedings in, annual expense of recording regulated, etc. registry of deeds for. See Deeds. registry of probate for. See Probate. school for truants in. See Schools. stenographers, official in. See Stenographers. taxes, how assessed, etc. territory within city of Roxbury to constitute a part of town of Dorchester to be a part of. West Roxbury, territory of town of to constitute a part of district of salaries of the assistant district attorneys for salary of the clerk of the district attorney for district attorney for SUFFOLK COUNTY COURT-HOUSE LOAN. See Suffolk. SUPERINTENDENT OF CITY HOSPITAL. See Hospital. SUPERINTENDENT OF SCHOOLS. See Schools. SUPERINTENDENT OF STREETS. See Streets. SUPERINTENDENT OF STREETS. See Streets. SUPERINTENDENT OF SCHOOLS board of, in the city of Boston. See Schools. SUPREME JUDICIAL COURT. See Courts. SUPREME JUDICIAL COURT. See Courts. SURVEY AND INSPECTION OF BUILDINGS		•	tv of	
house of correction for See Correction.  interest of portion of Boston annexed to Newton in property of release jurisdiction of courts in. See Courts.  Mount Hope cemetery to constitute a part of probate proceedings in, annual expense of recording regulated, etc. registry of deeds for. See Deeds.  registry of probate for. See Probate.  school for truants in. See Schools.  stenographers, official in. See Schools.  stenographers, official in. See Stroographers.  taxes, how assessed, etc.  territory within city of Roxbury to constitute a part of town of Dorchester to be a part of Substrict of salaries of the assistant district attorneys for salary of the clerk of the district attorney for Sufficient attorney for Sufficient attorney for Sufficient attorney for Superintendent of Police. See Police.  Superintendent of Schools. See Schools.  Superintendent of Schools.		·		236
interest of portion of Boston annexed to Newton in property of release jurisdiction of courts in. See Courts.  Mount Hope cemetery to constitute a part of probate proceedings in. annual expense of recording regulated, etc. registry of deeds for. See Deeds. registry of probate for. See Probate. school for truants in. See Schools. stenographers, official in. See Stenographers. taxes, how assessed, etc. territory within city of Roxbury to constitute a part of town of Dorchester to be a part of West Roxbury, territory of town of to constitute a part of district of salaries of the assistant district attorneys for salary of the clerk of the district attorney for district attorney for SUFFOLK COUNTY COURT-HOUSE LOAN. See Suffolk. SUPERINTENDENT OF CITY HOSPITAL. See Hospital. SUPERINTENDENT OF SCHOOLS. See Schools. SUPERINTENDENT OF SCHOOLS. See Schools. SUPERINTENDENT OF SCHOOLS board of, in the city of Boston. See Schools. SUPERME JUDICIAL COURT. See Courts. SUPERME JUDICIAL COURT. See Courts. SUPERME JUDICIAL COURT. See Courts. SURVEY AND INSPECTION OF BUILDINGS			•	
jurisdiction of courts in. See Courts.  Mount Hope cemetery to constitute a part of probate proceedings in, annual expense of recording regulated, etc. registry of deeds for. See Deeds. registry of probate for. See Probate. school for truants in. See Schools. stenographers, official in. See Stenographers. taxes, how assessed, etc. territory within city of Roxbury to constitute a part of town of Dorchester to be a part of West Roxbury, territory of town of to constitute a part of district of salaries of the assistant district attorneys for salary of the clerk of the district attorney for district attorney for SUFFOLK COUNTY COURT-HOUSE LOAN. See Suffolk. SUPERINTENDENT OF CITY HOSPITAL. See Hospital. SUPERINTENDENT OF SCHOOLS. See Schools. SUPERINTENDENT OF SCHOOLS. See Schools. SUPERINTENDENT OF SCHOOLS board of, in the city of Boston. See Schools. SUPERME JUDICIAL COURT. See Courts. SUPREME JUDICIAL COURT. See Courts. SUPERME JUDICIAL COURT. See Courts. SURVEY AND INSPECTION OF BUILDINGS	•	·	red .	236
Mount Hope cemetery to constitute a part of probate proceedings in, annual expense of recording regulated, etc. registry of deeds for. See Deeds. registry of probate for. See Probate. school for truants in. See Schools. stenographers, official in. See Schools. stenographers, official in. See Stenographers. taxes, how assessed, etc. territory within city of Roxbury to constitute a part of town of Dorchester to be a part of West Roxbury, territory of town of to constitute a part of district of salaries of the assistant district attorneys for salary of the clerk of the district attorney for district attorney for County County Hospital. See Suppole. Superintendent of City Hospital. See Hospital. Superintendent of Schools. See Schools. Superintendent of Schools. See Schools. Superintendent of Schools. See Schools. Superintendent of Boston. See Schools. Superintendent Court. See Courts. Superintendent of Schools. Superintendent Court. See Courts. Superintendent Court. See Courts. Survey and inspection of Buildings		• • • •		
probate proceedings in, annual expense of recording regulated, etc. registry of deeds for. See Deeds. registry of probate for. See Probate. school for truants in. See Schools. stenographers, official in. See Stenographers. taxes, how assessed, etc. territory within city of Roxbury to constitute a part of town of Dorchester to be a part of West Roxbury, territory of town of to constitute a part of district of salaries of the assistant district attorneys for salary of the clerk of the district attorney for district attorney for SUFFOLK COUNTY COURT-HOUSE LOAN. See Suffolk. SUPERINTENDENT OF CITY HOSPITAL. See Hospital. SUPERINTENDENT OF SCHOOLS. See Schools. SUPERINTENDENT OF SCHOOLS. See Schools. SUPERINTENDENT OF SCHOOLS board of, in the city of Boston. See Schools. SUPREME JUDICIAL COURT. See Courts. SUPREME JUDICIAL COURT. See Courts. SURVEY AND INSPECTION OF BUILDINGS				180
registry of deeds for. See Deeds. registry of probate for. See Probate. school for truants in. See Schools. stenographers, official in. See Stenographers. taxes, how assessed, etc. territory within city of Roxbury to constitute a part of town of Dorchester to be a part of West Roxbury, territory of town of to constitute a part of district of salaries of the assistant district attorneys for salary of the clerk of the district attorney for district attorney for SUFFOLK COUNTY COURT-HOUSE LOAN. See Suffolk. SUPERINTENDENT OF CITY HOSPITAL. See Hospital. SUPERINTENDENT OF POLICE. See Police. SUPERINTENDENT OF SCHOOLS. See Schools. SUPERINTENDENT OF SCHOOLS. See Schools. SUPERVISORS OF SCHOOLS board of, in the city of Boston. See Schools. SUPREME JUDICIAL COURT. See Courts. SURVEY AND INSPECTION OF BUILDINGS		• • •		865
registry of probate for. See Probate.  school for truants in. See Schools.  stenographers, official in. See Stenographers.  taxes, how assessed, etc.  territory within city of Roxbury to constitute a part of town of Dorchester to be a part of West Roxbury, territory of town of to constitute a part of district of  salaries of the assistant district attorneys for salary of the clerk of the district attorney for district attorney for  SUFFOLK COUNTY COURT-HOUSE LOAN. See Suffolk. SUPERINTENDENT OF CITY HOSPITAL. See Hospital. SUPERINTENDENT OF SCHOOLS. See Police. SUPERINTENDENT OF SCHOOLS. See Schools. SUPERINTENDENT OF STREETS. See Streets. SUPERVISORS OF SCHOOLS board of, in the city of Boston. See Schools. SUPREME JUDICIAL COURT. See Courts. SURVEY AND INSPECTION OF BUILDINGS			• •	000
school for truants in. See SCHOOLS.  stenographers, official in. See STENOGRAPHERS.  taxes, how assessed, etc.  territory within city of Roxbury to constitute a part of town of Dorchester to be a part of West Roxbury, territory of town of to constitute a part of district of salaries of the assistant district attorneys for salary of the clerk of the district attorney for district attorney for  SUFFOLK COUNTY COURT-HOUSE LOAN. See SUFFOLK. SUPERINTENDENT OF CITY HOSPITAL. See Hospital. SUPERINTENDENT OF POLICE. See Police. SUPERINTENDENT OF SCHOOLS. See Schools. SUPERINTENDENT OF STREETS. See STREETS. SUPERINTENDENT OF SCHOOLS SUPERINTE		<b>.</b> .		
stenographers, official in. See STENOGRAPHERS.  taxes, how assessed, etc.  territory within city of Roxbury to constitute a part of town of Dorchester to be a part of West Roxbury, territory of town of to constitute a part of district of salaries of the assistant district attorneys for salary of the clerk of the district attorney for district attorney for  SUFFOLK COUNTY COURT-HOUSE LOAN. See Suffolk. SUPERINTENDENT OF CITY HOSPITAL. See Hospital. SUPERINTENDENT OF POLICE. See Police. SUPERINTENDENT OF SCHOOLS. See Schools. SUPERINTENDENT OF STREETS. See STREETS. SUPERINTENDENT OF SCHOOLS SUPERINTENDENT OF SC		• • •		
taxes, how assessed, etc.  territory within city of Roxbury to constitute a part of town of Dorchester to be a part of West Roxbury, territory of town of to constitute a part of district of salaries of the assistant district attorneys for salary of the clerk of the district attorney for district attorney for  SUFFOLK COUNTY COURT-HOUSE LOAN. See Suffolk. SUPERINTENDENT OF CITY HOSPITAL. See Hospital. SUPERINTENDENT OF POLICE. See Police. SUPERINTENDENT OF SCHOOLS. See Schools. SUPERINTENDENT OF STREETS. See Streets. SUPERVISORS OF SCHOOLS board of, in the city of Boston. See Schools. SUPREME JUDICIAL COURT. See Courts. SURVEY AND INSPECTION OF BUILDINGS				
territory within city of Roxbury to constitute a part of town of Dorchester to be a part of West Roxbury, territory of town of to constitute a part of district of salaries of the assistant district attorneys for salary of the clerk of the district attorney for district attorney for  SUFFOLK COUNTY COURT-HOUSE LOAN. See Suffolk. SUPERINTENDENT OF CITY HOSPITAL. See Hospital. SUPERINTENDENT OF POLICE. See Police. SUPERINTENDENT OF SCHOOLS. See Schools. SUPERINTENDENT OF STREETS. See Streets. SUPERVISORS OF SCHOOLS board of, in the city of Boston. See Schools. SUPREME JUDICIAL COURT. See Courts. SURVEY AND INSPECTION OF BUILDINGS		<b>.</b>		40
town of Dorchester to be a part of  West Roxbury, territory of town of to constitute a part of district of  salaries of the assistant district attorneys for salary of the clerk of the district attorney for district attorney for  SUFFOLK COUNTY COURT-HOUSE LOAN. See Suffolk. SUPERINTENDENT OF CITY HOSPITAL. See Hospital. SUPERINTENDENT OF POLICE. See Police. SUPERINTENDENT OF SCHOOLS. See Schools. SUPERINTENDENT OF STREETS. See STREETS. SUPERINTENDENT OF STREETS. See STREETS. SUPERVISORS OF SCHOOLS board of, in the city of Boston. See Schools. SUPREME JUDICIAL COURT. See Courts. SURVEY AND INSPECTION OF BUILDINGS			•	125
West Roxbury, territory of town of to constitute a part of district of salaries of the assistant district attorneys for salary of the clerk of the district attorney for district attorney for .  SUFFOLK COUNTY COURT-HOUSE LOAN. See Suffolk. SUPERINTENDENT OF CITY HOSPITAL. See Hospital. SUPERINTENDENT OF POLICE. See Police. SUPERINTENDENT OF SCHOOLS. See Schools. SUPERINTENDENT OF STREETS. See Streets. SUPERVISORS OF SCHOOLS board of, in the city of Boston. See Schools. SUPREME JUDICIAL COURT. See Courts. SURVEY AND INSPECTION OF BUILDINGS		· · · · · · · · · · · · · · · · · · ·	•	144
district of salaries of the assistant district attorneys for salary of the clerk of the district attorney for district attorney for .  SUFFOLK COUNTY COURT-HOUSE LOAN. See SUFFOLK. SUPERINTENDENT OF CITY HOSPITAL. See Hospital. SUPERINTENDENT OF POLICE. See Police. SUPERINTENDENT OF SCHOOLS. See Schools. SUPERINTENDENT OF STREETS. See STREETS. SUPERVISORS OF SCHOOLS board of, in the city of Boston. See Schools. SUPERME JUDICIAL COURT. See Courts. SURVEY AND INSPECTION OF BUILDINGS			·	212
salaries of the assistant district attorneys for salary of the clerk of the district attorney for district attorney for  SUFFOLK COUNTY COURT-HOUSE LOAN. See SUFFOLK. SUPERINTENDENT OF CITY HOSPITAL. See Hospital. SUPERINTENDENT OF POLICE. See Police. SUPERINTENDENT OF SCHOOLS. See Schools. SUPERINTENDENT OF STREETS. See STREETS. SUPERVISORS OF SCHOOLS board of, in the city of Boston. See Schools. SUPERME JUDICIAL COURT. See Courts. SURVEY AND INSPECTION OF BUILDINGS			•	212
salary of the clerk of the district attorney for district attorney for  SUFFOLK COUNTY COURT-HOUSE LOAN. See SUFFOLK. SUPERINTENDENT OF CITY HOSPITAL. See Hospital. SUPERINTENDENT OF POLICE. See Police. SUPERINTENDENT OF SCHOOLS. See Schools. SUPERINTENDENT OF STREETS. See STREETS. SUPERVISORS OF SCHOOLS board of, in the city of Boston. See Schools. SUPERME JUDICIAL COURT. See Courts. SURVEY AND INSPECTION OF BUILDINGS				862
district attorney for  SUFFOLK COUNTY COURT-HOUSE LOAN. See SUFFOLK. SUPERINTENDENT OF CITY HOSPITAL. See Hospital. SUPERINTENDENT OF POLICE. See Police. SUPERINTENDENT OF SCHOOLS. See Schools. SUPERINTENDENT OF STREETS. See Streets. SUPERVISORS OF SCHOOLS board of, in the city of Boston. See Schools. SUPERME JUDICIAL COURT. See Courts. SURVEY AND INSPECTION OF BUILDINGS		· ·	:	862
SUFFOLK COUNTY COURT-HOUSE LOAN. See SUFFOLK. SUPERINTENDENT OF CITY HOSPITAL. See Hospital. SUPERINTENDENT OF POLICE. See Police. SUPERINTENDENT OF SCHOOLS. See Schools. SUPERINTENDENT OF STREETS. See Streets. SUPERVISORS OF SCHOOLS board of, in the city of Boston. See Schools. SUPERME JUDICIAL COURT. See Courts. SURVEY AND INSPECTION OF BUILDINGS			•	362
SUPERINTENDENT OF CITY HOSPITAL. See Hospital. SUPERINTENDENT OF POLICE. See Police. SUPERINTENDENT OF SCHOOLS. See Schools. SUPERINTENDENT OF STREETS. See Streets. SUPERVISORS OF SCHOOLS board of, in the city of Boston. See Schools. SUPERME JUDICIAL COURT. See Courts. SURVEY AND INSPECTION OF BUILDINGS			•	002
SUPERINTENDENT OF POLICE. See Police. SUPERINTENDENT OF SCHOOLS. See Schools. SUPERINTENDENT OF STREETS. See Streets. SUPERVISORS OF SCHOOLS board of, in the city of Boston. See Schools. SUPERME JUDICIAL COURT. See Courts. SURVEY AND INSPECTION OF BUILDINGS				
SUPERINTENDENT OF SCHOOLS. See Schools. SUPERINTENDENT OF STREETS. See Streets. SUPERVISORS OF SCHOOLS board of, in the city of Boston. See Schools. SUPERME JUDICIAL COURT. See Courts. SURVEY AND INSPECTION OF BUILDINGS		SUPERINTENDENT OF CITT HOSTITAL. See HOSPITAL.		
SUPERINTENDENT OF STREETS. See STREETS. SUPERVISORS OF SCHOOLS board of, in the city of Boston. See Schools. SUPREME JUDICIAL COURT. See Courts. SURVEY AND INSPECTION OF BUILDINGS				
SUPERVISORS OF SCHOOLS board of, in the city of Boston. See Schools. SUPREME JUDICIAL COURT. See Courts. SURVEY AND INSPECTION OF BUILDINGS				
board of, in the city of Boston. See Schools.  SUPREME JUDICIAL COURT. See Courts.  SURVEY AND INSPECTION OF BUILDINGS	•			
SUPREME JUDICIAL COURT. See Courts. SURVEY AND INSPECTION OF BUILDINGS				
SURVEY AND INSPECTION OF BUILDINGS		·		
department for in city of boston. See DUILDINGS.				
		department for in city of boston. See DUILDINGS.		

					Page
SURVEYOR					
of city of Boston					
to furnish surveys, etc., for board of street com	mission	ers, etc.	•	•	155
SURVEYORS OF HIGHWAYS					
of the city of Boston	- oto				820
board of aldermen, powers of as vested in mayo	r, etc	•	•	•	
		•	•	•	8 51
may order streets to be macadamized of town of Boston	•	•	•	•	31
powers of relative to paving footways, etc					19
		•	•	. 1	9, 20
merchandise placed in str		•	•	-	20 20
See Streets.		•	٠	•	20
SWINE					
not to be kept in tenement or lodging houses in city of	Boston				171
				-	
T.					
TAR KETTLES					
how to be secured, etc., in town of Boston					36
TAXATION				-	
Old South Meeting House to be exempt from .					263
rate of in city of Boston, fixed, etc				818	, 371
money necessary to meet debt incurred by city	of Bosto	on for co	nstr	uc-	•
tion of court-house for county of Suffolk					
etc					360
TAXES					
in the city of Boston					
abatement of, powers of board of aldermen re	lati <b>v</b> e to	transfe	rred	i to	
board of street commissioners					154
assessed to inhabitants of Charlestown, how page 15.	aid afte	r annex	atior	i to	202
portions of Brooklin	ne anne	xed to	Bost	on.	
• • • • • • • • • • • • • • • • • • • •					, 225
portion of Dorcheste	er, anno	exed to	Bost	on,	
by whom paid					23
assessment of poll, application for when to be m	ade, etc			270	, 271
assessors of					
assistant assessors to be appointed by, etc				819	, 320
board of to divide wards into voting pr	ecincts.	See V	оти	(G	
Precincts.					
certain ordinances fixing term of office of	confirn	ned .			314
changes, etc., of names of persons assesse	d to be i	made by	etc.	, 270	, 290
city council may elect or provide for elec-				. 318	, 314
militia, to make lists, etc., of persons liab	le to en	rolment	in	•	379
penalty for violation of duties by		•		•	272
persons assessed for poll tax may apply to	o for cer	rtificate	of p	ay-	
ment, etc		•	•	•	270
persons not assessed for poll tax may ma				•	<b>2</b> 70
returns and copies of books of, when to	be depe	osited wi			_
retary of state, etc.		•	308	, 309,	
secretary of state to furnish blank books			٠.		, 309
voters, board of aldermen entitled to as	sistance	of in	mak	ing	
lists of		•	•		11
voters, to make, etc., street lists of .		•	•	270	, 2 <b>9</b> 0

		3	PAGE
TAXES			
in the	city of Boston, continued.		
	certificates of changes of names of persons assessed for to be sent	to	
	collector, etc	•	2:90
	certificate of payment of poll may be provided in case of loss of treceipts, etc.	ВX	270
	receipts, etc	•	40
	collection of	•	7
	collection of, certain fees, etc., for may be paid by city	•	268
	fees, charges, etc., allowed in, to be paid into treasury	of	200
	city of Boston, etc.	•-	284
	collector of	-	
	assessments, etc., due the city or the county of Suffolk, to collect	t,	234
	bond		234
	certificate of changes of names of persons assessed for taxes	to	
	be sent to, etc		<b>29</b> 0
	changes in names of persons assessed for taxes, etc., when	to	
	make	270,	
	compensation	•	234
	election		234
	payment of taxes, to designate times and places for	270,	
	penalty for violation of certain duties by	•	272
	vested in		234
	powers of generally		234
	removal	•	234
	returns, to make certain to board of registrars of voters .	<b>2</b> 18,	
	shall assign deputy to be present at meeting for registration	•	
	etc	-,	290
	term of office		234
	to notify in certain cases persons assessed for poll tax onl	у,	
	etc	290,	291
	in portion of Boston annexed to city of Newton, how paid	•	235
	names of persons assessed for how changed, etc	270,	
	not to exceed a fixed rate, etc	318,	
	payment of a prerequisite to voting		11
	places and times of, how designated	270,	
	• •	290,	<b>29</b> I
	applications for assessment of when to be made		270
	assessment of	270,	
	certificate of payment of may be provided in case of loss of t		~
	receipt, etc.		270
	persons assessed for only to be notified, etc 270,	290,	291
	separate items of ordinance, etc., involving raising of, may be veto		
	by mayor, etc.	<b>320,</b>	
	purposes for which city council may assess	•	7
	rate of. etc	318,	371
	rate of taxes necessary to meet debt incurred to construct court-hou	se	
	for county of Suffolk not within, etc		360
	returns and copies of assessors' books relating to to be deposited with		
	secretary of state, etc	<b>8</b> 08,	
	rules to be observed in assessment of	•	7
in tow	on of Boston		٠.
	appointment of deputy collectors of	. 21	, 22

										PAGE
TAXES										
in town of Boston, continued.										
assessors of										
election	•					•		•		21
powers generally.	•									21
collector of										
powers generally.									. 2	1-24
town treasurer to be										21
to give bonds a	<b>.</b> 8				•					22
persons and property may b	e dist	raine	d for	non	paym	ent (	of .		. 2	4, 25
TAX RATE. See TAXES.										
TEACHERS										
in public schools in city of Boston.	Sec	е Ѕся	LIOOI	١.						
TECHNOLOGY. See MASSACHUSETTS					HWOI	AGY.				
TENEMENT-HOUSE										
meaning of term in certain statutes	١.							164	, 216	211
rules, etc., as to construction of in			eton					107	, 210	, 011
THEATRES	city	·/ D0	ewii.	Ge	o Do	ILDIN	<b>u</b> 5.			
rules, etc., as to construction. e	tc., o	f, etc	., in	the	city	of I	Bostor	ı. S	iee	
Buildings.										
THEATRICAL EXHIBITIONS										
city council of city of Boston n	nay v	rest p	owe	rs of	boar	d of	alde	rmen	to	
license, etc., in board of pol	ice co	mmi	ssion	e <b>rs</b>					272,	273
THOMPSON'S ISLAND										
shell fish not to be taken from shor	es of	etc.								265
TIDE-WATERS										
Atlantic avenue may be extended	over									163
board of aldermen of city of Bostor										124
park commissioners of Bost	•								ar	
·							•			323
highway may be laid over at Chelse						·		·	•	75
mg, way may be mad be to the business		oint b	•		·	·	·	·	•	74
streets, board of aldermen of city of									•	124
structures across, board of park con										
Dorchester p						-				823
city of Boston ma										351
structures in, city of Boston may e	-			•						001
						ier II		_	uı.	140
etc	aid a				•	•	•	•	•	143 245
•					•	•	•	•	٠	
water-supply of East Boston may b	e car	ried	ıırou	ıgn	•	•	•	•	• •	, 81
TOLLS for freight on Union Freight Railre				G	T7	17		- D.		
	DBC	ompa	ny.	See	UNIC	)N P F	EIGH	T KA	L-	
ROAD COMPANY.	***									
not to be taken on Charlestown or						•	•	•	•	300
on ferry from city of Boston to Eas	t Bos	ton	•	٠		•	•	•	139-	-141
over Mill-dam road and other road	s con	necte	d the	rewit	th	•	•	•	•	135
TOWERS		_			_	_				
regulations as to construction of in	the o	city o	f Bos	ton.	See	Bui	LDIN	38.		
TOWN OF BOSTON. See Boston.										
TOWN OF BRIGHTON. See BRIGHTO										
TOWN OF BROOKLINE. See Brook										
TOWN OF CHARLESTOWN. See CH	ARLE	STO W	n.							
TOWN OF CHELSEA. See Chelsea.										
TOWN OF DORCHESTER. See Dorc	HEST	ER.								
TOWN OF EVERETT. See EVERETT.										
TOWN OF MALLIEN See MALDEN										

		PAGE
TOWN OF	NATICK. See NATIOR.	
	NEWTON. See Newton.	
	SOMERVILLE. See Somerville.	
	WATERTOWN. See WATERTOWN.	
	WAYLAND. See WAYLAND.	
	WELLESLEY. See WELLESLEY.	
	WEST ROXBURY. See WEST ROXBURY.	
	WINCHESTER. See WINCHESTER.	
	WINTHROP. See WINTHROP.	
TOWN OF TREASURE	WOBURN. See Woburn.	
or city	7 of Boston	
	books, etc., of city of Charlestown to be handed o er to on annexation with Boston	100
	with Boston	199
	Boston	126
	town of Brighton to be handed over to on annexation	120
	with Boston	209
	Dorchester to be handed over to on annexation	203
	with Boston	144
	West Roxbury to be handed over to on an-	• • • •
	nexation with Boston	218
	duties of and of collector of taxes, separated	234
	<del>_</del>	, 234
	money received by trustees of city hospital to be invested by, etc.	288
	public library to be invested by, etc.	266
	powers, etc., of generally	284
	public park construction loan, powers of relative to	854
	removal	234
	sinking-funds to meet water debts, etc., to be with mayor, etc., trustee	
	of	, 258
	term of office	, 284
	to be county treasurer	, 234
of tow	vn of Boston	
	duties of relative to constables' bonds	27
	powers of, etc., as collector of taxes	4, 25
TREASURY		
of the	· Commonwealth	
	proceeds of sales of land and flats in Boston harbor to be paid into .	138
TREES		
	eets. See Streets.	
TRUANTS	1.4 0 0	
	ol for. See Schools.	
TRUCKS	annually and annual state of the state of th	006
•	council may regulate size of, etc	286
	STREETS; VEHICLES. S OF CEDAR GROVE CEMETERY. See Proprietors of Cedar	
	CEMETERY.	
-	S OF THE CHARLESTOWN FREE SCHOOLS. See CHARLESTOWN.	
	S OF THE CHARLESTOWN PROES SCHOOLS. See CHARLESTOWN.	
	S OF THE CITY HOSPITAL OF THE CITY OF BOSTON. See	
Hospita		
	S OF THE PUBLIC LIBRARY OF THE CITY OF BOSTON. See	
	Library.	
	INE. See Combustible Materials.	

U.

Ο.								
UNDERTAKERS							1	PAGE
in town of Boston, how appointed								80
UNION FREIGHT RAILROAD COMPANY								
capital stock		•						187
certain railroads may connect wth tracks of	•					186,	254,	255
may purchase stock of, etc			•					254
incorporated	•	•	•		•		186,	187
may lay tracks in certain streets			•	•	•	•	•	186
receive, etc., passenger cars of other				•	•	•	•	197
powers, etc., of generally tolls for freight						•	186,	
tracks to be constructed within fixed time,		•		•	•	•	186,	
UNITED STATES	eic.	•	•	•	•	•	•	187
buildings belonging to exempt from building	r law	s for o	eit <b>v</b> of	f Bos	ton		165,	895
land ceded to, in Boston, for post-office, etc		•						
URINALS							,	
city of Boston may erect and maintain for p					•			249
damages for erection, etc., of, how ascertai	ned							249
				•				
$\mathbf{\nabla}$								
VACANCY								
in office. See titles of several officers.								
VEHICLES								
city council of Boston may pass ordinances	regula	ating	ize, e	tc.,	in str	eets		<b>28</b> 6
vest powers of b							٠,	
in board of	polic	e com	missi	oner	8.		272,	273
VENTILATION								
of tenements and lodging houses. See Bun	LDING	8.						
VENTILATORS					_	_		
regulations as to construction of, in building	gs in	city o	f Bos	ton.	See	Buili	<b>)</b> —	
. INGS. VESSELS								
in Boston harbor								
control of by board of health of town	of B	neton	Se	. н.	A 1 TH			
quarantine of. See Quarantine.	<b>01 D</b>	001011						
regulations as to generally. See Har	RBOR.	,						
speed of steam regulated. See HARI	or.							
transporting ballast. See Ballast.								
in Charlestown harbor								
speed of steam regulated. See HARE	OR.							
VETO		. •			_			
chairman of board of aldermen of city of Bo							re	
power of	. M.		•	٠	•	•	•	6
VICTUALLERS	e Ma	YOK.						
city council of city of Boston may vestpowe	rof	hog rd	of el	derm	ien to	licere	e	
in board of police commissioners .							272,	278
licenses of common, when to expire, etc.	•	Ċ		·			274,	
powers of mayor and aldermen to license					ity of			
transferred to board of police commission		-			•			271

of city of	Bostor	1											
•		registrar	s of										
		eal frou		al c	of to	olace	nam	e on	votin	r-list			<b>2</b> 19
											•		
	001	oointmen upensati	on								•		
	dut	ies, e <b>tc</b> .	. gene	rally	v .								218
	oat	h, etc.											
		alty for						c					
	F	,	negle									·	
			violat										•
	ons	dification					-						
	-	m of offic											
		n <b>ak</b> e ch									la ot	٠.	•
ho	llote of	how to	ho rec	aiv.	d at	4 <b>6</b> 666	ocu 1	iainco	011 G		10, 00	٠.	•
011	.1013 ()1,	how to	alad u	n 0	nd tr	o. nem	Sotti	to eit	v olo	rlr o		•	•
, ho	ard of a	ldermen	to al	oot	mami	hore	of	to Cit	y cie	ım, e	.с.	٠.	915
		egistrar:			шеш	,,,,,	01.	•	•	•	•	. 1	, 010
50		ointmen											
						oint	•	•	•	•	•	•	•
	•	istant re									•	•	•
		lot bo <b>xe</b> : .nges, et											•
													•
		npensati											
		s, etc., t											
	ma	y require	•	-			• •			•		•	•
		tration											
	may	y upon	_									_	•
			· •		•	•	•	٠	•	•		•	•
		h.									•		•
		ces. to b											•
	pen	alty for	giving	fals	se na	me to	) .	•	٠.	•	•	•	•
			negled	t to	perf	orm,	etc.,	dutie	s of	•	•	•	٠
			violati										•
		lification											
	· reg	istration	-									-	-
		ply to f	or, etc	2.	•		٠	•	•	•	•		
		es, etc.,											
	teri	n of offic	ce of .		•		•	•	•	•	•		
		ancy in								•	•		
	voti	ing lists,	etc., 1	to pi	repar	e.					218	3, 219	, 290,
		treet cor											
co	nmon c	ouncilm eetings o	en, to	elec	:t						. 4	, 248	, 255,
ge	ieral m	ectings o	of qual	lifie	d, etc	<b>:</b> .							12,
		y made '											
lis	s of. cit	y counc	il may	ma	ke ru	ıles,	etc.,	as to					
	ho	w made	out, et	c.		11, 1	27, 1	45, 20	0, 21	8, 21	9, 270	), 271	, 290.
	id	entity of	perso	ns :	apply	ing 1	to be	place	ed or	how	asce	rtaine	ed.
		-											290,
	in	spectors	not to	alle	ow po	rson	s to 1	rote u	nless	nam	e is o	n	
	1111												271,
		-	not to										,
	na	mes on										219.	270.
	na to	mes on be poste	ed, etc							etc.			270.
p) d	na to to	mes on be poste be seale	ed, etc. ed up a	nd t	trans	mitte	d to	cit <b>y c</b>	lerk,	etc.		219,	
	na to to yor, to	mes on be poste be seale elect	ed, etc. ed up a	.nd t	rans	mitte	d to	cit <b>y c</b>	lerk,	etc.			
nu	na to to yor, to nber in	mes on be poste be seale	ed, etc. ed up a  	.nd 1 Sec	transi WAR	mitte .ps.	d to	city c	lerk,	etc.	•		

INDEX. 465

		PAGE
VOTERS		
of the	e city of Boston, continued.	
	qualifications of for municipal elections	
	registration of, when to cease, etc	
	school committee, to elect members of	10, 246
	selectmen of town of Brookline to make list of in territory	set off from
	Boston to Brookline	184
VOTES		
	d of aldermen to examine, etc	, ,
	in of city council, board of aldermen, etc., to be presented	
	approval, etc	9, 321
	aration of in each ward, how made	2, 3, 257
	taken on acceptance of act authorizing laying out of public	
	taken on acceptance of acts authorizing annexation of Ro	• •
C	chester, Charlestown, Brighton, and West Roxbury to city	
	129, 146, 147, 202–204	•
	of for electors of President of the United States, to be tr	ansmitted to
	secretary of state, etc.	
-	ality of to elect to office	2
	rd of, how made	. 2, 3, 4, 269
retur	rns of, how made, etc.	. 8, 4, 11, 12, 257
Sec 1	Ballots.	
	LISTS. See Voters.	
VOTING I	PRECINCTS	
in cit	y of Boston	
	board of assessors of taxes to divide wards into, etc	268, 277
	how to be designated	<b>26</b> 8
	lists of voters of how made out, etc. See Voters.	
	officers of	
	duties generally	269
	how appointed or elected, etc.	<b>269, 278</b>
	number of, etc	269
	oath	269
	penalties for violation of duties, etc., by	272
	qualifications	269
	returns, to make certain to city clerk	269
	term of office	269, 278
	vacancy in office	269
	polling-places in, board of aldermen to designate, etc	269, 270
	special laws relative to dividing wards twenty-three, fo	ur, and five
	into	277, 278
	warrants for election, how issued after division of wards is	nto 269
	W	
	$\mathbf{W}_{\cdot}$	
WAGONS.	See Vehicles.	
WALLS		
regul	lations as to construction of in buildings in city of Boston.	See Buildings.
WARDENS		
	ections. See Voting Precincts; Ward Officers.	
WARD OF		
of cit	ty of Boston	
	absence of	2, 256
	balloting at ward meetings not to proceed until election of	etc 257
	certificate of election to be signed by	9. 957

WARD OF	FICERS												PA
	y of Boston, continued.												
	compensation .												2
	duties generally .								. 2	, 5,	11, 12	, 250	i, 2
	duties of clerks of ward	s rela	ative	to v									
	mittee												2
	in new wards	creat	ed by	anı	exati	ion	of c	it <b>y</b> o	f Cl	arle	stown	to	
										Be	oston,	199	, <b>2</b> 1
									R	oxbu	ry	to	
										B	oston		1
•									B	right	on	to	
										В	oston	•	2
									D	orch	ester	to	
											oston	-	14
									M		Roxbt	•	
											Bosto		2
	election, etc							210,	214	, 217	7, 248,	255	, 28
	effect of removal from	ward	upon	•	•	•		•	٠	•	•	•	
	inspectors of elections												
	appointment	•	•	•	•	•		•	•	•	•	•	23
	oath	•	•	•	•	•		•	•	٠	•	•	25
	qualification	•		•	•			•	•	•	•	٠	25
	removal .	•		•	•	•		•	•	٠	•	•	25
	term of office	•		•	•			•	•	•	•	•	2:
	vacancy in office								٠.		• • •	•	25
	meeting for election of												
	to Boston												21
	number of, etc., in new	Ward	is crea	sted	by at	nne	Xatı	on of	cit	y of			
	town to Boston	•	•	•	•	•		•	•	•			20
										•			
	persons not on voting li proceedings in case of							•				٠.	
	•								•	٠		2, 2,	
	qualifications . return to be signed by	•	•	•	•	٠			•	•			25) 25
	4 00	•		•		٠		•			. 2,		
	vacancy in office of	•	•	•	•							256, 256,	
	warden to preside at al											. 200,	25
WARDS	warden to preside at an		u mee	, citté	,0	•		•	•	•	•	•	20
	city of Boston												
	annual meeting in .							_		_			
	ballot-boxes for election												
	etc						-						25
	common council, allott		of me	mbe	ers of	ar	nong	•					86
	division of city into										247	248	
	division of into voting												
	division of Roxbury in												12
	Dorchester made ward					ced							14
	effect of removal from	by cit	ty or	war	d offici	er	5						
	election of members of	•	-					rtain	nev	٧.		248,	25
	lists of voters in, how i	nade.	. Se	·V	OTERS	<b>3</b> .							
	number of after annex	ation	of Ch	arle	estow	n.						200,	20
			to	wn	o <b>f D</b> o	orc	heste	er					14
			to	wn	of Ro	хb	ury						12
	portion of town of Bro	okline	e afte	r ar	nexa	tio	n to	be p	art e	of wa	ard six		15
	portion of town of B	rook	line a	fter	ann	exe	tion	to	be	part	of wa	ırd	
	nineteen												22

INDEX. 467

							PAGI
WARDS							
in the city of Boston, continued.							
town of Brighton to be ward nin					•	•	210
voters, number of in					•		1, 247
voting places in, city council to					• •		8, 256
ward meetings in, how organized		ry arter	anne	Xatio	on .	•	127
officers in. See WARD OF				ar u			
twenty-five part of eighth	-	onai ai	ia su	шотк	sena	toriai	055
district twenty-two divided .		•	•			•	255
- · · - · · · · · · · · · · · · · · · ·		•	•			•	255 12
warrants for meetings in, how is:						•	
West Roxbury to be ward sevent in the city of Newton	teen anter i	PHHEYE	ion .		• •	•	214
portion of Boston annexed to ci	ity of Nov	ston to	ha n	. <b>**</b> * * * *	f 120 2	d ana	
	•		oe p	art o	ware	1 One	286
In Newton WARRANTS	• •	•	•	•	•	•	200
for collection of taxes in town of Boston	n					94_9	5, <b>2</b> 34
elections. See Elections.		•	•	•	•	20-2	, 201
general meetings of citizens, etc.							304
meetings for municipal purposes in						hoard	501
of aldernien				1004	u oy	JUAIN	12
issued by board of aldermen of Boston,				'	• •	•	6
WARREN BRIDGE. See Bridges.	, bigi.	<b></b>	•		•	•	
WASHINGTON AVENUE							
widened						1	18-120
WATCHMEN	•	•	•	•		•	-120
hotels, etc., in city of Boston to have,	etc	_				31	2, 315
of cities of Charlestown and Roxbury a				Dore			
West Roxbury to continue watchm							
	•						6, 214
WATER				·		•	•
Boston water board							
appointment							232
certain agreements signed by	with Chel	sea Ev	erett	and	Some	rville	
confirmed							355
city council may establish .							232
Cochituate and Mystic water boa	rds abolis	hed by	appoi	ntme	nt of		232
may be empowered by city counc	cil to exce	rcise ce	rtain	powe	rs, et	с	232
may establish price, etc., for use	of water			•			232
qualifications			•				232
salaries of members not to be dis	minished d	luring t	erm o	of offi	ce .		233
to succeed to powers of Cochitua							232
city of Boston may issue scrip to defray	y e <b>xp</b> ense	of addit	ional	rese	rvoir :	for, 20	4, 205
lay, etc., main pipe	s for thro	ugh citi	es of	Can	abridg	e and	
Somer	rville and	towns o	f Bro	oklin	e and	Med-	
ford, e	etc						28:
new main	pipes for	throug	h tow	n of	Broo	kline,	
etc.							283
sell to city of Camb	ridge .		•				284
supply towns of Br			, Fra	ming	ham,	New-	
ton, and West							180
shall establish hyd							
Somerville, and						i, etc.	<b>2</b> 84
to pay all damages caused							<b>3,</b> 284
succeed to rights of c			1 its	supp	ly of	upon	
annexation within	certain ti	me					125

w.;.

	PAGE
WATER, continued.	
certain contracts as to water supply made by city of Boston confirmed .	. 355
city of Chelsea may erect, etc., works, etc	. 118
issue bonds to pay expense of obtaining supply of .	. 118
purchase of city of Charlestown	. 118
city of Roxbury may contract with cities of Boston or Charlestown for supply of	, 125
erect, etc., works	. 125
take certain water rights	. 125
high service, supply of	
city of Boston may construct reservoirs, etc., for	298, 294
dig up streets in Newton and Brookline, etc., fo	r
pipes of	. 294
take land for in Boston, Brookline and Newton	93, 294
to establish hydrants in pipes of, in Newton and Brooklin	e, 294
pay damages caused by taking land, etc., for .	. 294
laying of pipes for over Chelsea bridge to city of Chelsea to be done unde	
	. 118
meters	
	295 <b>, 2</b> 96
rate for persons taking through, how paid	. 296
Mystic water board	. 230
	020
abolished upon appointment of Boston water board	. 232
	. 202
powers, etc., of	. 150
of Assabet River	
city of Boston not to prevent certain towns from taking, etc.	. 179
of Farm pond	
restrictions as to amount of to be taken by city of Boston	. 179
of Horn pond	
city of Boston not to raise above certain height, etc	. 230
of Lake Cochituate (Long pond)	
Boston & Maine and Eastern Railroad companies may take from pip	
• • • • • • • • • • • • • • • • • • • •	. 87, 88
city council of Boston may issue scrip, etc., to defray expense of takin	
land, etc., for additional reservoir for 69, 73, 76, 117,	
city of Boston liable for damages for taking lands, etc., for suppl	y
of 68, 76, 81,	117, 161
injury caused by raising dam of	f
lake for supply of .	. 98, 99
	67, 116
convey over tidewaters	. 77, 81
to Deer island	. 143
East Boston, through Charlestown an	d
Chelsea	
dig up streets to lay pipes for, etc	. 67
distribute through city	. 67
lay pipes, etc., for by certain bridges of Easter	
Railroad Company .	. 78
on Mill Dam and certain land	
of the Commonwealth	. 115
to buildings with consent of	
owners	. 67
owners Pine Island across Sout	
bay, etc	. 148
additional reservoir for, 116,	
raise dam of lake, etc., for	. 98

	PAGE
WATER	
of Lake Cochituate (Long pond), continued.	
city of Boston may take land for reservoirs for	7, 116
lands in Brighton Brookline and Newton	
	6, 161
on margin of lake to preserve purity of, etc.	98
shall establish hydrants for towns of Brighton and	•
Brookline	161
indemnify commonwealth against damages from	
laying pipes for on highways, etc	115
to indemnify towns of Brighton and Brookline against	
damage from defects in highways caused by laying	
pipes, etc., for	161
indemnify towns of Natick and Wayland against	
injury done by raising	99
succeed to water rights of city of Roxbury in case of	
annexation, etc	125
commissioners to direct, etc., erection, etc., of works for supply of city	
of Boston	
abolished upon appointment of the Boston Water Board	232
city council shall appoint	67
•	67, 68
powers, etc.	67
powers to devolve upon city upon competition of water-works,	
etc	68
	70, 71
price of, who liable for in city of Boston	70
remedies of land owners for damages caused in taking lands, etc., for	
supply of for city of Boston	76, 81
of Mystic pond	
city council of city of Charlestown may pass ordinances protecting, etc.,	
the water-works for supply of,	
etc 10	
	7, 108
city of Boston may construct, etc., sewers for purification of . 241-24	1, 208
city of Charlestown liable for damages caused by taking lands, etc., for	
supply of, etc	5, 150
may erect dam between upper and lower parts of pond to preserve purity, etc., of	104
	104
establish prices to be paid for issue water bonds to defray expense of obtain-	105
ing supply, etc., of . 107, 114, 117, 118	150
151, 16	
lay additional pipes for in Somerville	
	150
pipes, etc., for	105
• · · · · · · · · · · · · · · · · · · ·	105
regulate use of in city	105
supply Boston Chelsea and certain other towns	100
with	108
Malden and Somerville with	123
take, etc.	104
land, etc., for reservoirs for, etc	104
shall erect temporary tide-gates, etc., for repair-	
	1, 112
city of Roxbury may contract with Charlestown for supply of, etc	125

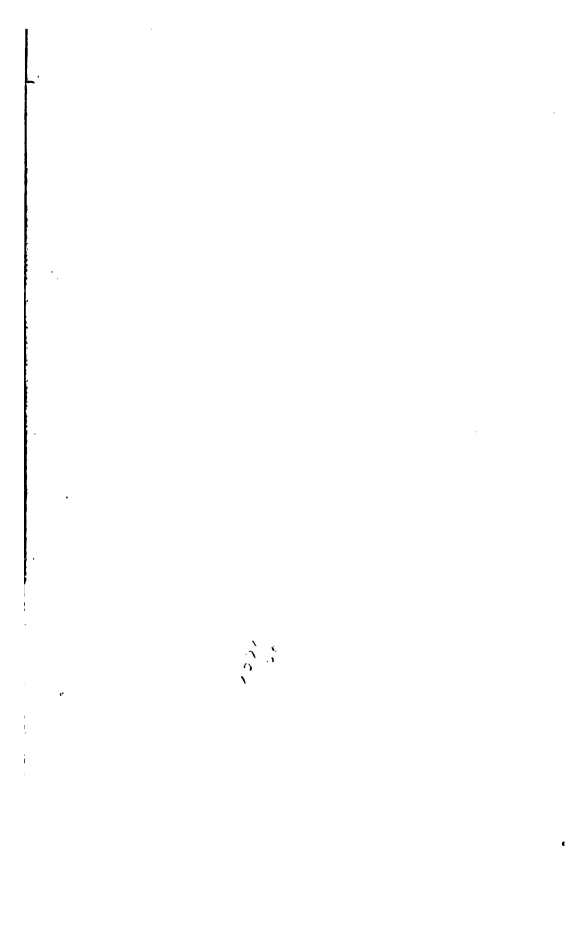
m -	nn.		PAGE
VATE	<del></del>		
C	of Mystic pond, continued.	· ale—	
	commissioners to direct, etc., erection, etc., of works for supply of of Charlestown	сњу	
	city council of Charlestown shall appoint	•	105
	compensation		105
	duties		105
	Mystic water board to succeed to powers, etc., of	•	150
	powers of vested in city council upon completion of water-we	orks,	
	etc	105,	106
	removal		105
	reports	•	105
	term of office		105
	vacancy in office of		105
	penalties for injuries done to water-works for supply of		108
	rates for, income from how to be applied, etc		178
	of Medford and Somerville not to exceed those of Charlesto	wn.	108
	rents of, liability of occupants, etc., of tenements for	107,	108
	towns of Medford and Somerville may draw from certain hydrants,	etc.,	108
	of Sudbury river		
	city of Boston liable for damages caused by taking lands, etc., for	sup-	
	ply of		179
	may build aqueducts, etc., for to Chestnut Hill R	eser-	
	voir, etc		178
	filters, etc., to purify	•	178
	connect water-sources of with Lake Cochita	ıste,	
	etc	•	178
	issue scrip to defray expense of additional rese		
	for	204	<b>, 2</b> 05
	lay pipes through streets, etc., for	178	, 179
	supply towns of Brighton Brookline Framing	gham	
	Newton and West Roxbury with	•	180
	take	•	178
	lands, etc., to obtain supply of		178
	for building reservoirs, etc., f		179
	not to prevent certain towns from taking, etc.	179	<b>2</b> 33
	reduce below certain height, etc		179
	to restore streets dug up, etc., for laying pipes, etc., i	or, 179	, 180
	commonwealth may take, etc	•	180
	penalty for diverting, etc., supply of, etc.	•	180
•	of the valley of Mystic river		
	certain towns may take water of, etc		230
		•	<b>23</b> 0
	reservoirs, etc., for	•	229
	change grade of location of Boston and Lo		
	Railroad corporation, etc., to construct a	rdae-	
	ducts for	•	<b>2</b> 30
	dig up streets to lay pipes, etc., for	•	280
	erect dams, etc., for	•	230
	issue bonds, etc., to defray expense of obtain	ining	
	supply of	•	<b>2</b> 31
	take, etc	•	229
	lands, etc., for supply of		, 230
	to pay all damages suffered by taking of lands, etc.	, for	
	supply of	•	231
	restore streets, etc., dug up to lay pipes for, etc.		281

INDEX. 471

TITA (DDD 41 1					PA GI
WATER, continued.  prices of in the city of Boston, how regulated .				en	
prices of in the city of Boston, how regulated . rates for, proceedings for increase of in city of Boston	•				, 23
reduction of in city of Boston		• •	. (	59, 70 70	, 23: ), 23:
rents, proceeds of how disposed of, etc		•		, 257	-
reservoir for, on Parker hill	•	•	•	, 20.	, 200
city council of city of Boston may issue scrip, e	etc., to	defra	у ехре	nse	
of constructing, etc.	•				, 208
city of Boston may construct, etc			•		204
lay pipes, etc., from through	Fishe	r aven	ue, etc		204
take lands, etc., for .	•				204
shall pay damages incurred by tak	ing la	nds, et	te., for		204
town of Brookline may sell to city of Boston .	•		•		233
Natick may supply town of Wellesley with, et					313
trustees of sinking-fund of city of Boston to meet debt					
etc., of whom to consist, etc	•		69	<b>, 2</b> 57	, 258
WATER BONDS. See WATER.					
WATER CLOSETS	0 D				
regulations as to, etc., in buildings in city of Boston. WATER COURSES	see R	UILDIN	GS.		
and streams within limits of city of Boston, waters	of me	w he	taken s	nd	
diverted for sewerage and drainage		•			197
WATER METERS. See WATER.		•	·	•	
WATER RATES. See WATER.					
WATERTOWN					
town of					
may lay out and accept as highways certain	roads	conne	cted w	i th	
mill dam road, etc. See MILL-DAM ROAD					
WATER-WORKS. See WATER.					
WAYLAND					
city of Boston to indemnify against injury done to high	•	in, etc.		٠	99
inhabitants of town of may use water of Long pond, etc. WAYS. See Streets.		•	•		70
WEIGHTS AND MEASURES					
duties of sealer of in town of Boston				0.4	1 9 E
fees of sealer of in town of Boston	•	• •	•	31	l, 35 35
penalties for using unsealed		• •	•	. 31	5, 36
WELLESLEY	•	•	•	1/6	, ,
town of may buy water of Natick			_		313
WEST BOSTON BRIDGE. See Bridges.					
WEST CAMBRIDGE					
inhabitants of may use Mystic water, etc					108
WEST ROXBURY					
town of					
annexation of to city of Boston			•	212-	-216
		•		•	213
entitled to two councilmen in common cour			-	•	214
interest of in property of Norfolk county to			-		215
police officers, etc., to continue police offi	cers,	etc., o	f city	of	
Boston upon	• . •	•	•	•	214
public property of to be vested in city of B		-		•	213
territory comprised in to constitute a pa			k coun	ι <u>ν</u>	010
•			•	•	212 214
to be ward seventeen of Boston upon. treasurer of to turn books, etc., over to	trege		f city	of	#17
Boston, upon		u161 0			213
Dogon, upon · · · ·	•	•	•	•	2.0

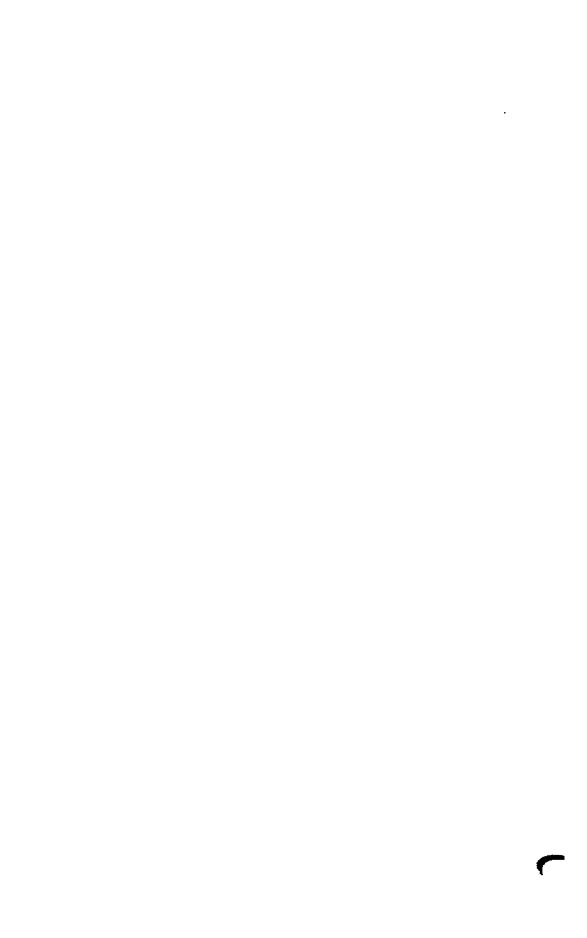
	PAG
WEST ROXBURY	
town of	
annexation of to city of Boston, continued.	015 01
vote upon, how to be taken, etc	
ward officers in after, how chosen	214, 21
city of Boston may supply water to	. 180
Mount Hope Cemetery in annexed to city of Boston. See Cz	MB-
Stony brook may improve See Smarr Proof	
Stony brook, may improve. See STONY BROOK. WHARVES	
board of aldermen of Boston may lay out streets between certain, etc	. 12-
certain in Boston harbor, may be extended, etc	. 10:
between M and O streets, South Bos	
to preserve bridge of Boston Free bri	
corporation	. 5
lay out certain as streets, etc	. 10:
crossed by extension of Atlantic avenue, owners of may extend, etc	. 16
exempt from building laws for city of Boston	. 168
piers, etc., not to be extended into Boston harbor. See HARBOR.	
rafts, etc., not to be attached to, etc	. 111
speed of steam-vessels within certain distance of in Boston and Charlest	
harbors regulated	. 177
streets laid out over may be accepted by city of Boston, etc	
streets, certain may be laid out as, etc	. 10:
wooden sheds may be erected upon in city of Boston within building lin	nits
etc	. 181
WILEY	
city of Boston may pay William S. and George O. for certain services .	. 353
WILLIAMS MARKET	
city council of Boston may make police regulations relative to	. 78
city of Boston may purchase, etc	. 78
incorporated	. 78
powers, etc	. 78
WINCHESTER	
city of Boston may change grade of certain streets in town of, etc	. 242
construct sewer, etc., through	. 241
town of may take portion of Mystic water supply of Boston 108	i, <b>23</b> 0, 243
WINDOWS	
regulations as to construction of, etc., in buildings in city of Boston.	See
Buildings.	
WINNISIMMET COMPANY	
stone gravel, etc., belonging to not to be taken by Eastern R.R. Co., with	
consent, etc	. 77, 78
	140
city of Boston may convey water through town of to Deer Island WOBURN	. 143
city of Boston may change grade of certain streets in town of, etc	040
construct sewers, etc., in	. 242
town of may take portion of Mystic water supply of Boston	. 241 280, 243
WOMEN	200, Z <del>1</del> 3
arrested, how disposed of	. 367
house of detention for arrested in city of Boston	. 507
board of police to establish, etc.	. 366
officers of	. 367
annointment	967

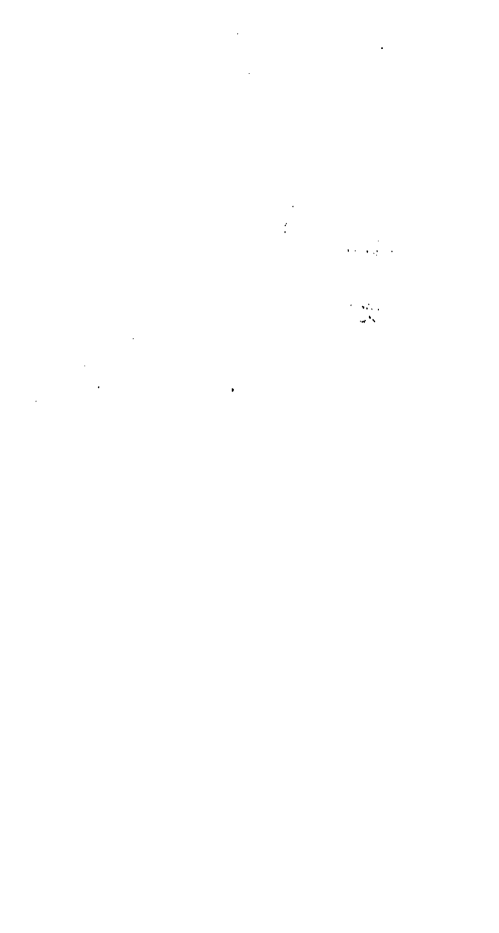
													PAGE
WOMEN													. 205
house	of dete	ntion for arres	ted in	city o	of B	oston							
	officers	of, continued		•									
		qualification	в.										867
		removal .										•	867
		salaries, how	fixed	, etc.								866,	867
	rules a	nd regulations	as to	gover	nmei	at of,	etc.						867
matro	ns to b	e appointed fo	r pol	ice st	ation	s for	deter	ntion	of a	arreste	d.	See	
P	OLICE.												
police	station	ns to be desig	nated	as st	atior	s for	dete	ntion	of	arrest	æd,	etc.	
s	ee Por	ICE.											
WORDS													
defini	ions of	certain used i	n law	relat	ing t	o bui	lding	s in c	ity (	of Bost	on,	168,	164
											82	<b>5</b> , 8 <b>2</b> 6,	844
WORKSHO	PS												
to be	provide	d with fire-esc	apes					·.	•	•		•	812
See F	THE DIM	O.B.	-										





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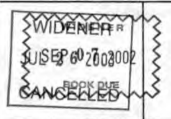


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